THE BENGAL

LOCAL STATUTORY RULES AND ORDERS. 1912;

BEING

up to the 31st March, 1912, under onactments applying to the Province of Bengal, as constituted on that tlate.

Compiled, under the orders ot the Covernment of Bengal, .

F. G. WIGLEY, C.I.E.,

OF THE INNER TEMPLE, BARRISTER-AT-LAW, SECRETARY TO THE BENGAL LEGISLATIVE COUNCIL.

IN THREE VOLUMES.

VOLUME III.- Rules and Orders made under Bengal Acts



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RULES AND ORDERS MADE UNDER BENGAL ACTS.

CORRIGENDA.

PAGE 578, 2nd foot-note, for 'ngal" substitute "in Bengal."

PAGE 595, 2nd foot-note, for "s. 1" substitute "s. 13."

PAGE 604. 2nd notification, heading in itelies, for "893," substitute ".1893."

PAGE 632, first foot-note, for "p. 63" substitute "p. 631."

PAGE 763, second line of the Southern boundary of the Berhamporo Municipality, for "zamindar" substitute "zamiudari."

Page 778, foot-note, for "his collectio" substitute "this collection" Page 783, last line, for "Kharda khal" substitute "Khardaha khal."

Page 849, heading of last column of the table, insert the word "be' between the words "to" and "elected."

Page 966, first foot-note, for "Ben. Act II of 1884" substitute "Ben. Att III of 1884" substitute "Burdwan."

Page 1114, item V in the margin of the last notification, for "Chitalmani' substitute " Chitalmari."

B. S. Press-13-6-1914-619J--1,500-C. J R.

Notification dated the 23rd August, 1892 (published in the Casculta Gazette of 1892, Part 1, p. 869).

The main stream of the river Ganges having shifted to the north of village Bakrabad, bearing Thakbast No. 90 of Pargana Kasimua ar, that village is now separated from the district of Malda and has become attached to the district of Murshidabad. The Lieutenant-Governor therefore sanctions, with effect from the 1st October, 1892, the transfer of that village from the Civil, Criminal and Revenue jurisdiction of Malda to that of Murshidabad. The village will be attached to than Shamsherganj of the district of Murshidabad.

BENGAL ACT IV OF 1804 (THE BENGAL DISTRICTS ACT, 1864)-concld.

Notification No. 1999 Jur., dated the 5th April, 1907 (published in the Calcutta Gazette of 1902, Part I, p. 609.)

It is hereby notified for general information that 4:25 acres of land in Sathmere and Rupon Jotes, tauzi Nos. 5:28 and 5:30, in mauza Champasati, hitherto forming part of the district of Porjeeling in Bengal is transferred from that district to the district of Japaiguri in Eastern Bongal and Assam in respect of its Civil, Criminal and Revenue jurisdictions.

BENGAL ACT V OF 1864 (THE CANALS ACT, 1864).

Notification No. 121, dated the 23rd March, 1886 (nublished in the Calcutta Gazette of 1886, Part 1, p. 285.)

Ir is hereby notified, under section 2, Act V of 1864 (B. C.), in supersession of all previous notifications, that the provisions of the said Act shall apply to the following navigable channels from 1st April, 1886, viz.:—

- I.—The Circular Canal, comprising the whole of the still-water canals between the Dhappa and Chitpur Locks, together with its junction with the river Hooghly, and the Orange Soorah at Dhappa.
- · II.—The Central Lake Channel from its junction with the Calcutta Canal at the Dhappa Lock to its junction with the Bidyadhari at Bamunghatta.
- 111.—The Nowbhanga Khal, extending northward for a mile from its junction with the Central Lake Channel below the Dhappa Lock.
- IV.—The Social, troin its junction with the Central Lake Channol below the Dhappa Lock, and extending to the fish market situated adjacent to, and to the west of, the Dhappa Inspector's residence.
- V.—1 [Tolly's Nala, extending from a line drawn across the Nala 25 feet west of the Hastings Bridge to its junction with the Bidyadhari river at Samookpota.]

VI.—The Bidyadhari river from Banaunghatta to Samookpota.

Notification dated the 17th November, 1891 (published in the Calcutta Gazette of 1891, Part 1, p 975).

In accordance with the provisions of section 2 of Act V (B.C.) of 1864 it is hereby declared that the provisions of the said Act shell apply to the Dankuni khal from Pakeerbagan to Bonderbil, two miles in length, and from Bonderbil to Jhankaria, about five miles in length.

Per this definition of the extent of Tolly's Nala, see Notification No. 119, dated the 1st April 1890, printed in the Linguism Manual, 1897, Vol. 1, p. 180, and in the South-Western Canals Manual, 1812, p. 78.

BENGAL ACT V OF 1864 (THE CANALS ACT, 1864)-contd.

Notification No. 431, dated the 15th December, 1891 (published in the Calcutta Gazette of 1891, Part I, p. 1061).

HIS HONOUR THE LIBUTENANT-GOVERNOR OF BENGAL is pleased to direct under the powers vested in him by section 2 of Act No V of 1864 (B.C.), that from and after the date of this notification, the provisions of Act No: V of 1864 (B.C.) shall apply to and be in force as regards the following navigable channel namely, the navigable channel known as the Magra-Jaynagar khal from the Magra station, on the Eastern Bongal State Railway, to the village of Jaynagar, situated within the limits of than Jaynagore, in the district of the 24-Parganas.

Notification No. 3393L.R., dated the 1st September, 1892 (published in the Calcutta Gazette of 1892, Part 1, p. 83 f.

In accordance with the provisions of section 2 of Act V (B.C.) of 1864, it is hereby declared that the provisions of the said Act shall apply to the Rajapur main channel, about 16 miles in length, to branch channel No. 1, about three miles in length, and to branch channel No. 2, also about three miles in length.

Notification No 250, dated the 20th August, 1895 (published in the Calcutta Gazette of 1895, Part 1, p. 8-19).

Erratum.—In Notification No. 230, dated the 23rd July, 1895, which appeared at page 697, Part I of the Calcutta Gazetto of the 24th idem, read "in supersession of Notification No. 260, dated the 25th September, 1893," for "in supersession of Notification No. 260, dated the 25th September, 1894."

Notification No. 281, dated the 17th December, 1901 (published in the Calcutta Gazette of 1901, Part I, p. 1536).

HIS HONOUR THE LIEUTENANT-GO ERNOR OF BENGAL is pleased to direct, under the powers vested in him by section 2 of Act V (B.C.) of 1864, that from and after the date of this notification the provisions of Act V (B.C.) of 1864 shall apply to and be in force as regards the following navigable channel, namely, the pavigable channel known as Lakhikantopur khal from Dhanpota in thana Mugrahat on the Magra-Jaynagar khal to the village of Lakhukantopur situated within the limits of thana Kulprin the district of 24-Parganas.

¹ Printed in the Bengal Irrigation Magual, 1897, Vol. I, p. 154, and in the South-Western Canals Manual, 1912, p. 115.

BENGAL ACT V OF 1864 (THE CRNALS ACT, 1864)-contd.

Notification No. 162, dated the 22nd July, 1902 (published in the Calcutta Gazette of 1902, Part I, p. 1036).

AGREFABLY to section 2 of the "Canals Act, V (BC) of 1864," it is hereby declared that the provisions of the said Act shall, from and after the date of publication of this notification, be applicable to the under-mentioned navigable channels for the natigation of steamers and boats:—

- 1. Atharabanki river from Alaipur northwards to Manikdaha.
- 2. Madhumati river from Haridaspere southwards to Amtolla.
- 3 & 4. Malikutee and Gulatulla khals lying between Mathabhanga on the Madhumati and Sakharikatee half on the Kaliganga river.
- 5 & 6. The Satkasima nadi and the Booneheakatee that lying between Anticla on the Madhumati river and Mirzapore hat on the Kaliganga river
- 7. Kaliganga river from Mirzapore hat to its junction with the Kocha river near Hular hat.
- 8. Barisal river from Barisal northwards to its junction with the Ureal Khan at Phulmla.
- 9. Ureal Khan river from Phultala northwards to its junction with the Pangasia river
- 10. Nyabunga river lying between its junction with the Ureal Khan and Megna rivers.
- 11. Megna river from its junction with the Nyahunga river northwards to thandpore.
 - 12. Yudda river from Chandpore no. thwards to Goalando.
- 13. Pangasia river from its junction with the Ureal Khan, northwards to its junction with the Ureal Khan again below Madaripur.
- 14. Old Pudda or Palong khal lying between the Ureal Khan and Pudda rivers via Domosha.
- 15. Ureal Khan river from its junction with the Pangasia northwards to its junction with the Myna Katee khal
 - 16. Myna Katee khal lying between the Ureal Khan and Pudda rivers.
- 17 & 18. Kumar river from Takirhat sonthwards to its junction with the Ureal Khan at Madaripur; and again from Takirhat northwards to its junction with the Ureal Khan at Nilukhee.

Notification No. 186, dated the 9th September, 1962 (published in the Calcutta Gazette of 1902, Part I, p. 1223).

His Blonour the Lieutenant-Governor of Bengal is pleased to direct, under the powers vested in him by section 2 of Act V (B.C.) of 1864, that from and after the date-of this notification the provisions of Act V (B.C.) of 1864 shall apply to and be in force as regards the following navigable channel, namely, the mavigable channel (approximately 4,870 feet in length) connecting the river Madhumati with the river Noboganga, in the Narail sub-division of the Jessore district, and passing through the willages of Telkora and Bordia in the said sub-division.

BENGAL ACT V or 1864 (THE CANALS ACT, 1864) -contd.

Notification No. 230, dated the 17th November, 1902 (published in the Galcutta Gazette of 1902, Part I, p. 1515).

AGRERANIX to section 2 of the "Ganals Act, V (B.C.) of 1864," it is neceby declared that the provisions of the said Act shall, from and after the date of publication of this notification, be applicable to the undermontioned navigable channel for the navigation of steamers and boots:—

Ganges River. — Northwards from Goalunder to, where it crosses the boundary between the United Provinces of Agra and Oudh and Bengal near Chausa.

Notification No. 50, dated the 1st September, 1908 (published in the Calculta Gazette of 1903, Part I, p. 1157).

AGREEABLY to section 2 of the "Canals Act, V (BC.) of 1864," it is sereby notified that the provisions of the said Act shall apply from the date of ublication of this notification to the undermentioned navigable channels to be alled the "Alternative Route" of the Eastern Canal Route, as published in Notification No. 230, dated the 23rd July, 1895!:—

- (1) Maluncha gong from Buchra to its junction with Bamunia gong.
- (2) Bamunia gong from its junction with Maluncha gong to its junction with Najatar khal.
- (3) Najatar khal from its junction with Bamunia gong to its junction with Boyarmaree gong.
- '(4) Boyarmaree gong to its junction with Helancha gong.
- (5) Helaneha gong from its junction with Boyarmaree gong to its junction with Bhowantpur gong.

Notification No. 6, dated the 30th July, 1907 (published in the Calcutta Guzette of 1907, Part I, p. 1350).

In exercise of the powers conferred on him by section 2 of the Bengal Canals Act, V (BC) of 1864, His Honour the Lieutenant-Gevernor is pleased to declare that from the date of publication of this notification the provisions of

¹ Printed in the Bengal Irrigation Manual, 1997. Vol. I, p. 154, and in ithe South-Western Canals Manual, 1912,

BENGAL ACT VOF 1864 (THE CANALS Art, 1864) -contd

he said Act shall apply to and be in force as regards the navigable channels pecified below:

tein No.	Name of changel,	Fron		To-		, Length (approxi- mate).	Remarks.
		Village.	Parsons.	Villege,	Pargana.	Miles	•
		1				T	
1	Dismond Harbour		Moragnelia	Pstt	Moragacha	113	From the
	Creek.	l∞ u1.					mouth near
	•					!	the Deputy
•						1 '	Court.
2	Main outfulf channel.	Нарриг	Ditto	Danardaupur	Dilto	1	Being the in ner and onte
	•						the sluice.
3	Dassani Khal	Denak '	Ditto .	Dagureah .	Ditto	21	Extending t
				ļ			aliO feet to 1b
]		1 		outh of th
			ł			1	East era Bengal Stut
	•		l .		ŀ	1	Kailway.
4	Srichandi & khal	Usil	Ditto	Rajnhat .	Baridhoti	53 23	
5	Nuzin khal	Bo	Dato	Deula	Moragacha	21	į
6 7	Sungravopur khal Dhauputa khal		Diffe Mediunoila	Dhamp 4g Jagadishpur		73	
8	Jeymann kha!	Diffe	Ditto	Barnsut	Ditto	41	
9	Saynagar lumuch		Dilto	Tupor	Ditto	4	1
	khal.					1	1
10	Kaorapukin khul Usti Naman main	Dhunpota .	Dato		Moragacha .	9	i
11	outall	UStr	Moragacha	Number :	Ditto	61	
14	Kaorapakur khal	varnau	Ditto	Magra Hat	Ditto	3	
1.3	Ditto .	Do	La Ditto	Ballar super.	Pauchaeooly	l ii	
14	khal.	Magin lint	Ditto	Surppur	Medomolla	7	
15	llotat khal	Roshkhulu	Medora lla	Ditto	Ditto	5	
10	Surjipur, onter khal.	ծայրթու .	Dilto	l tterbhay	Ditto	6 4	i
17		Dhosa	Moyda	Tulstghatta	Movelu		0
18	Khurampara	bo.	Ditte	Dhanjolla	Do.	112	1
	branch channel.	i				1 -	i
19	Katta khal	Udkhah	Moragacha	Bacusal	, Medomolla	42	

Notification No. 16, dated the 7th June 1910 (published in the Calcutta Gazette et 1910, Part I, p. 740).

It is hereby notified, under section 2 of the Canals Act, V (B. C.) of 1864, that the provisions of the said Act shall apply to the following navigable channels from the 15th June, 1910, and that these channels will in future be included in the system known as the Circular and Eastern Canals and Tolly's Nala, the former limits of which have already been declared in Bengal Government Notifications No. 121, dated the 23rd March, 1886; and No. 205, dated the 30th April, 1889 and No. 119, dated the 1st April, 1890; and

Printed and the Bengal Irrigation Manual, 1897, Vol. I, p. 149, and in the South-Western Carals Manual, 1912, p. 114.

Printed in the Bengal Irrigation Manual, 1897, Vol. I, p. 149, and in the South-Western Carals Manual, 1913, p. 28.

Bengal Act V of 1864 (the Canals Act, 1864)-contd. . .

published in the Galcutta Gazette of 24th March, 1886, Part I, page 285, and 1st May, 1889, page 372, 2nd April, 1890, page 286, respectively:—

I. The newly excevated canal, to be called in future the Kristopur Canal extending from a point in the New Cut canal, 1 mile 4,700 feet, from Chitpur Lock to a point on the Bhangore Khal. At Kantatala. This canal extending over a length of 10 miles and 150 feet passes through the lands in villages of Golaghatta, Chabbisbigha, Gharbhanga, Kristopur, Moshgota, Thakurdari, Dhapamanpur, Kuchpukuria, Hatgacha, Sripultala, Dharmatala and Kantatala.

11. The outfall channel, 4,180 feet in length, extending from a point in village Thakurdari near the 5th mile-post of the above canal, to the newly

oustructed sluice on the Poran Chaprasce's Khal.

Wolffe wion 185. 150, dated the 18th June, 1879 (published in the Calcutta Gazette of 1879, Part I, p. 565).

In supersession of the notifications noted on the margin, it is hereby notified,

No. 147 östed the 7th April, 1868, Nos. 185 and 186, both dated the 22nd May, 1876. under section 2 of the Canals Act · V of 1864, (B. L. C.), that the provisions of the said Act shall apply to the following navigable rivers from the 1st September, 1879:—

(1) The River Bhagirathi.—Throughout its whole course from the Ganges to Nadia, or to its junction with the Hooghly.

(2) The River Hooghly.—From Nadia to its junction with the River Mathabhanga

(3) The River Jalangi. - From the Ganges to Nadia.

(6) The River Bhairab .- From the Ganges to the Jalangi.

(5) The River Mathabhanga. -From the Ganges to its junction with the Hooghly.

(i) Such pertions of the river Ganges as may be within five miles, of the entrance for the time being of the Bhagirathi, the Bhairab, the Jalangi and the Mathabhanga rivers, respectively.

Under section 6 of the Canala Act, the Lieutenant-Governor directs that, for the collection of tolls, stations shall be established on and after the 1st September, 1879, at Sarupgunge, in the Nadia district, at the confluence of the Jalangi and Bhagirathi rivers; at Jangipur in the Murshidabad district on the Bhagirathi river; and at Kishanganj, in the Nadia district, on the Mathabhanga river.

Toll shall be collected at Sarupgunge in the Nadia district on-

(1) Traffic passing up or down the Jalangi river.

(2) Traffic passing up the Bhagirathi river.

(3) Traffic passing down the Bhagirathi river for which a Pass is not produced, showing that the full amount of toll has already been paid at Jangipur.

BENGAL ACT V OF 1864 (THE CANALS ACT, 1864) -contd.

At Kishanganj, in the Nadia district, on-

(1) Traffic passing up or down the Mathabhanga river.

At Jangipur, in the Murshidabad district, of-

- (1) Traffic passing up the Bhagirathi for which a Pass is not produced showing that the full amount of toll has already been paid at Sayungungo.
- (2) Traffic passing down the Bhagirathi.

'Under section 6 of the Canals Act, the Lieutenant-Governor has fixed the cates in the following Schedule A for the levy of toll at the above-mentioned places on the said rivers on and after the 1st September, 1879:—.

A.

[Schedule of tolls superseded by Nothication No. 4, dated the 11th June, 1906, post, p. 554]

Notification No. 272, dated the 3rd December, 1901 (published in the Calculta Gazette of 1901, Part I, p. 1484).

It is notified for general information that the Lieutenant-Gevernor of Bengal has been pleased, under section 3 of Act V (B.C.) of 1864, to authorize the District Board of Jessore to make and open a navigable channel, approximately 4,870 feet in length, from the river Madhumati to the river Bankana, in the Narail sub-division, passing through the villages of Telkara and Bordia in the Jessore district.

Notification No. 529, duted the 29th December, 1882 (published in the Calcutta Gazette of 1883, Part I, p. 8).

UNDER section 6 of the Canals Act (V of 1864, B.L.C.), the Lieutenant-Governor directs that, for the collection of tolls on the Mathabhanga river, a station has been established at Hanskhali in the Nadia district, on the Mathabhanga river. This notification has effect from the 24th November 1882. The tolls to be collected at Hanskhali will be on traffic passing up or down the Mathabhanga river, and will be levied at the rates notified in Government Notification No. 150, dated 18th June, 1879, published in the Calcutta Gazette of that date.

¹ Portions defining the limits of the different foll-stations, were subsequently super-eded by Notification No. 2, dated the 17th January, 1995, printed in the South-Western Canals Manual, 1913, p. 97.

2 Printed ante, p. 551.

"BENGAL ACT" V of 1864 (THE CANALS ACT, 1864)-contd. ..

Notification dated the 10th March, 1892 (published in the Calcutta Gazetta of 1892, Part I, p. 305).

In accordance with the provisions of section 6 of Act V (B.C.) of 1864, it is hereby notified that tolls at the under-mentioned rates shall be levied in respect of all boats (except empty passenger boats) plying in the two sections of the Dankuni khal:-

First section.

From Pakeerbayan to Bonderbil.

For passenger boats, six pies per mile each.

For eargo boats of 100 maunds tonnage, 8 annas.

,,	,,	of	50	"	"		
"	"	of	25	**	,,	2	,,
,,	,,	\mathbf{of}	12	,,	,,	1	anna,

SECOND SECTION.

From Bonderbit to Jhankarm.

For passenger boats, six pies per mile each.

Notification No. 213, dated the 25th July, 1893 (published in the Calcutta Gazette of 1893, Part 1, p. 661).

Corrigendum. - In the Schedule of revised rates of tolls to be charged on the Calcutta Canals and Tolly's Nala, published with Notification No. 144, dated 23rd May, 18931—

Notification No. 195, dated the 30th September, 1902 (published in the Calcutta Gazette of 1902, Part I, p. 1360).

. With reference to this Department Notification No. 186, dated the 9th September, 1902, published at page 1223, Part I of the Calcutta Gazette of the 10th idem, it is hereby notified that, under the provisions of section 6 of Act V (B.C.) of 1864, His Honour the Lieutenant-Governor of Bengal is pleased to

¹ Printed in the South-Western Canals Manual, 1912, p. 84, 2 Printed ants, M. 548.

BENGAL ACT V OF 1864 (THE CANALS ACT, 1861) -contd.

fix the following rates of tolls to be levied at the under-mentioned places on the channel connecting the river Madhumati with the river Noboganga from Telkora to Bordia in the Narail sub-division of the district of Jessore with effect from 1st October, 1902:—

1. Schedule of rates of tolls -

	As.
(1) For empty or laden boat weighing less than 100 maunds	ı.
(2) For each 100 manuals of empty or laden boat	2
= -	•
(3) For each raft containing grass, bamboo and wood and measuring 50 feet long and 5 feet	
broad	4

II. 'Places where tolls are to be levied-

Tolls for passage through the channel shall be levied near the village of Telkora at the mouth and at the other end of the channel near the village of Bordia and at no other places.

Notification No. 4, dated the 11th June, 1906 (published in the Calcutta Gazette of 1906, Fart I, p. 1198).

It is hereby notified for general information that the Hon'ble the Lieutenant-Governor of Bengal is pleased, under the provisions of section 6 of Act V (B.C.) of 1864, to fix the following rates for the charge of tells on the Nadia rivers, in supersession of those now in force, with effect from the 1st June, 1906.

[Schedule of tolk printed in the South-Western Canals Manual, 1912, p. 94.]

Notification No. 12, dated the 18th November, 1907 (published in the Calcuttà Gasette of 1907, Part I, p. 1940).

Whith reference to the notification noted in the margin, the Hon'ble the Lieutenant-Governor of Bengal is pleased, under the provisions of section 6 of Act. V. (B.C.) of 1864, to notify that the levy of tells at Mohanpur on the Midnapore canal will be discontinued from the 1st December, 1907, and that the tells at present levied at Mohanpur will be levied at the Kristonegar tell-station on Range V. Midnapore canal. Tolls will be levied at the Balichak tell-station on Range IV, Midnapore canal, from the 1st December, 1907.

BENGAL ACT & of 1854 (THE UANALS ACT, 1864) -contd.

Notification No. 10, dated the 7th March, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 422).

In this Department Notifications Nos 2 1 and 3 2, dated the 17th January, 1905, which were published in the Calcutta Gazette of the 18th idem, defining the limits of the different tell stations of the Nadia Rivers and appointing the Executive Engineer, Nadia Rivers Division, ex officio Collector and Supervisor of the lines of navigation respectively, for the word "Nat bazar", rgad "Nutan bazar."

Notification No. 20, dated the 18th July, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1288).

It is hereby notified for general information that the Lieutenant-Governor of Bengal is pleased, under the provisions of sections 6 and 11 of Act V (B.C.) of 1864, to make the following addendum to the Schedule of tells in force on the Calcutta Canals and Tolly's Nala and published in Notification No. 144, dated the 23rd May, 1893.

A draft of the addendum has been published in the Calcutta Gazette of the dates noted in the margin as Notification No. 16, dated the 6th June, 1905, as required by the terms of section 12 of the Act.

13. [Printed in the South-Western Canals Manual, 1912, p. 85.]

Notification No. 9, dated the 28th October, 1907 (published in the Calcutta Gazette of 1907, Part I, p. 1796.)

It is hereby notified for general information that the Lieutenant-Governor of Bengal is pleased, under the provisions of sections 6 and 11 of Act V (B.C.) of 1864, to make the following alteration in item 9 of the Schedule of tolls in force on the Calcutta Canals and Tolly's Nala and published in Notification No. 144, dated the 23rd May, 1893 3

A draft of the alteration was published in the Calcutta Gazette of the dates noted in the margin as Notification No. 7, dated the 3rd and 3rd and 6th October, 1897.

The 4th, 11th, 18th and 25th September, and 2nd and 6th October, 1897.

The 4th, 11th, 18th and 25th September, 1907, as required by the terms of section 12 of the Aot.

[Not reprinted.] Printed in the South-Western Canals
Manual, 1912, p. 86.]

¹ Printed in the South-Western Osnals Manual, 1913, p. 97, 2 Printed post, p. 561, 3 Printed in the South-Western Canals Manual, 1913, p. 84.

BENGAL ACT V OF 1864 (THE CANALS ACT, 1864) -- contd.

Notification No. 21, dated the 19th July, 1910 (pu'lished in the Calcutta Gazette of 1910, Part I, p. 994).

In connection with the opening of the Krist pur Canal as a line of navigation, as declared in Bengal Government Notification No. 16, dated the 7th June, 1910, the Lieutenant-Governor of Bengal is pleased to order under sections 6 and 11 of the Canals Act, V (BC.) of 1861, that tells will be levied on all boats entering or leaving the Calcutta Canal System by this New Canal at Kristopur Toll Station on the 4th inile of the Canal, at the same rates and conditions now in force for entering or leaving the Canals at Dhappa, as given in the Schedule of tells published in Bengal Government Notification No. 144, dated the 23rd March, 1893 2 (vide page 493 of the Calcutta Gazette of the 31st May, 1893). The tell limit will be fixed at a point 100 feet to the east of the Kristopur regulator.

A draft of this notification has been published, for a period of six weeks, in the Calcutta Gazette of the dates noted in the margin as No. 17, dated the 7th June, 1910.

Notification No. 6, dated the 29th May, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 806).

Ir is hereby notified for general information that the Lieutenant-Governor in Council is pleased, under the provisions of sections 6 and 11 of the Bengal Canals Act V of 1864, to make the following addition to item 9 of the Schedule of tolls in force on the Calcutta Canals and Tolly's Nala and published in Notification No. 144, dated the 23rd May, 1893 2, as amended by Notification No. 9, dated the 28th October, 1907 3.

A draft of the addition has been published in the Calcutta Gazette of the dates noted in the margin as Notification No. 2, dated the 17th 'April, 1911, as required by the terms of section 12 of the Act.

Addition to item 9 of the Schedule above referred to.

"Monthly tickets at ten times the ordinary toll as calculated under item-1 of the Schedule for entering the Canals from the eastward will be issued to boats carrying passengers, vegetables and perishable goods for plying within the Circular, New Cut and Kristopur Ganals. These tickets will not entitle the boats to pass through the Dhappa or Chitpore Lock, but they will be allowed to pass the Kristopur Toll Station."

Printed ante, p. 550.
 Printed in the South-Western Canals Manual, 1912, p. 84.
 Printed ante, p. 555.

DENGAL ACT & OF 1004 (THE CANALS ACT, 1004) - conta. ..

Notification No. 208, dated the 21st October, 1902 (published in the Calcutta Gazette of 1902, I'art I.p. 1410).

Ire is notified for general information that, under the power vested in him by section 8 of Act V.(B. C.) of 1864, His Honour the Lightenant-Governor of Bengal is ple sed to appoint the Chairman of the District Board of Jessore for the time heing to be Collector of tolls of the line of channel (approximately 4,870 feet in length) connecting the river Madhumati with the rivor Noboganga in the Namil sub-division of the Jessore district, and passing through the villagos of Telkora and Bordia in the said sub-division.

Notification No. 17, dated the 22nd March, 1904 (published in the Oakutta Gazette of 1904, Part I, p. 465).

With reference to Bengal Government Notification No. 63, dated the 22nd instant, permitting Mr. W. R. Cooksey to retire from the service, with effect from the 1st April, 1904, it is hereby notified for general information that, in exercise of the powers conferred on him by section 8 of the Canals Act; V (B. C.) of 1804, the Hon'ble the Lieutenant-Governor of Bengal is pleased to appoint the Executive Engineer of the Circular and Eastern Canals Division to be exafficion the Collector of tells levied on vessels passing through the Calcutta Canals and Tolly's Nala from the date mentioned above.

N tification No. 1, duted the 17th January, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 58).

In supersession of all previous motifications, it is hereby declared that, in exercise of the powers conferred on him by sections 8 and 18 of the Canals Act, V (B. C.) of 1864, the Hon'ble the Lieutenant-Governor of Bengal is pleased to appoint the Executive Engineer, Nadia Rivers Division, to be ex officio Collector and Supervisor of the undermentioned lines of navigation from the date of publication of this notification:—

- (I) The river Bhagirathi throughout its whole course from the Ganges to Nadia, or to its junction with the Hooghly.
- (2) The river Hooghly from Nadia to its junction with the river Mathabhanga.
- .(3) The river Jalangi from the Ganges to Nadia.

^{• 1} Not printed in this Collection.

BENGAL ACT V OF 1864 (THE CANALS ACT, 1864)—contd:

(4) The river Bhairab from the Ganges to the Jalangie

- (5) The river Mathabhanga from the Ganges to its junction with the Hooghly.
- (6) The river Ganges from Digha Ghat to Damukdia.

The above lines of navigation were notified under section 2 of the Canals Act, V (B. C.) of 1864, in Bengal Government Notifications Nos. 159 and 230, dated, respectively, the 18th June, 18791, and 1 th November, 19022, and the Executive Engineer, Nadia Rivers Division, was appointed ex officio Supervisor of the said lines of navigation under section 13 of the Act in Bengal Government Order No. 199 I., dated the 27th January, 19043.

Notification No. 317, dated the 28th November, 1893 (published in the Calcutta Gazette of 1893, Part I, p. 983).

THE Lieutenant-Governor of Bengal is pleased to make the following addition to rule 21 of the rules passed by him under the provisions of sections 11 and 12 of Act V (B. C.) of 1.64, in Notification No. 98, dated 4th April, 18934. A draft, of this rule was published in 11th, 18th and 25th October, and 1st, 8th this Department Notification No. 276, dated and 15th November, 1893. 10th October, 1893,3 for a period of six weeks in the Calcutta Gazette of the dates noted in the margin:-

If the sunken vessel obstructs the traffic, or is likely to cause injury to the canal and immediate action is consequently necessary, the powers conferred by this rule on the supervisor may be exercised by any navigation officer.

Notification No. 96, dated the 5th May, 1896 (published in the Calcutta Gazette of 1896, Part I, p. 552).

Corrigendum.—In line 3 of rule 17 of the revised Navigation Rules for the Orissa Canals, the Midnapore Canal, the Hijili Tidal Canal, the Orissa Coat Canal, and the Sone Canals, which were published as Notification No. 98, dated the 4th April, 1893, at pages 279-81 of Part I of the Calcutta Gazette of the 5th idem, for the word "ahead" read "all sides," and in line 7, after the word "her" insert the words "but shall' wait until the signal intimating 'all clear is odisplayed."

¹ Printed ants; p. 551.
2 Printed ants; p. 549.
3 Printed ants, p. 549.
5 Not printed in this Collection.
Printed in the Orissa Public Works Manual, 1905, p. 171, and in the Sorb Canals Manual, 1905, p. 178.

BENGAL ACT V OF 1864 (THE CANALS ACT, 1864)-contd. .

Notification No. 341, dated the 29th November, 1897 (published in the Calcutta Gazette of 1897, Part I, p. 1447).

The Lieutenant-Governor is pleased, under the provisions of sections 11 and 12 of Act V (B.C) of 1864, to pass the following rule, in supersession of rule 8 of the rules passed by him in Notification No. 98, dated the 4th April, 1893, which applies to the Orissa Canals, Midnapore Canal, with branch to Narainghar, Hijili idal Canal, Orissa Coast Canal, and the Sone Canals:—

A draft of the rule as proposed was published in this Department Notification No. 290, dated the 19th October, 1897, in the Calcutta Gazette of the dates noted on the margin.

Rule 8 .- [Printed in the Orissa Public Works Manual, 1905, p. 175.]

Notification No. 253, dated the 9th December, 1902 (published in the Uakutla .

Gazette of 1902, Part I, p. 1704).

It is hereby notified for general information that, under the powers vested in him by sections 11 and 12 of Act V (B.C.) of 1864, His Honour the Lieutenant-Governor of Bengal is pleased to pass the following rules for the management of the line of navigation (approximately 4,870 feet in length) connecting the river Madhumati with the river Noboganga in the Narail sub-division of the district of Jessone and passing through the villages of Telkora and Bordia in the said sub-division, and for regulating the conduct of persons employed for any of the purposes of the said Act.

A dualt of these rules as proposed was published in the Calcutta The 20th October, the 5th, 12th, 19th and 28th November, and the 3rd December, 1902.

On the 20th October, the 5th, 12th, 19th as Notification No. 214, dated the 28th October, 1902.

1. Every vessel on entering the above channel shall be liable to measurement by the officer in charge of the toll station for the purpose of ascertaining the amount of toll to be levied, and shall not be permitted to proceed through the channel unless and until such toll has been paid.

2. The maundage of every vessel, whether laden or empty, shall, for the purposes of the Canals Act and of these rules, be determined by the follow-

ing measurements:—

(a) The product of half the length of the vessel from stem to stern measured along the water-line, multiplied by the interior greatest breadth of the vessel and by the depth from the water-line to the bottom of the vessel, shall represent the number of maunds upon which toll shall be levied.

I Printed in the Orism Public Works Manual, 1905, p. 171, and in the Sone Capals Manual, 1905, p. 178,

- BBNGAL ACT V OF 1864 (THE CANALS ACT, 1864)-contd.
- (b) The measurement of the length is to be made in feet rejecting inches.

 The measurement of the breadth and depth is to be made in feet and quarters of a foot, rejecting portions of less than a quarter of a foot.

(c) In the case of 'rafts the product of length multiplied by the average breadth and depth below water-line shall represent the maundage.

(d) In calculating the amount of tell to be levied any portion of 100 manuals that is less than 50 manuals shall be omitted, and a fraction exceeding 50 manuals shall be charged as 100 manuals only.

3, No raft shall be admitted into the channel that exceeds 50 feet in length or 5 feet in breadth. No timber, hamboos or grass will be admitted unless securely and compactly bound together in the form of a raft.

4. Every vessel or raft entering the channel shall, on payment of the prescribed toll, be furnished with a ticket. The ticket will specify the date and hour of entry, the maundage of the vessel or raft and the amount of toll paid. It shall also contain the name and residence of the person in charge of the vessel, and shall be signed by the toll-collector issuing it

5 No. vessels whatever except such as are employed on works connected with the maintenance or improvement of the channel shall be exempted from

payment of toll.

6. Every vessel or raft which has paid toll shall be allowed six hours to pass through the channel, and any vessel or raft remaining in any point of the channel, longer than the period aforesaid shall, for each day or part of a day in excess of such period, be liable to fine under rule 7.

7. Any person infringing any of the above rules or resisting or wilfully interfering with their enforcement shall be liable, under section XI of the

. Canals Act, to a fine not exceeding Rs. 50 for any one offence.

8. The Supervisor shall select sites for the storage of the oargo of boats seized for breach of any of the provisions of the Canals Aot.

(No: prearion 100. 29, acted the 24th may, 1904 (provising in the Galcuita Gasette of 1904, Part I, p. 744).

In is hereby notified for general information that the Lieutenant-Governor of Bengal is pleased, under the provisions of sections 11 and 12 of Act V (B.C.) of 1864, to pass the following rules in modification of those now in force on the Calcutta Canals and Tolly's Nala with effect from 1st July, 1904.

A draft of these rules was published in the Caloutta Gazette of the dates 13th, 20th and 27th April, and 4th, 11th noted in the margin as Notification, No. 20, and 18th May, 1904.

Revised Rules for the Calcutta Cavals and Tolly's Na [Printed in the South-Western Canals Manual, 1912, p. 78.]

* BENGAL ACT V OF 1864 (THE CANALS ACT, 1864)-contd. ..

Notification No. 22, dated the 19th July, 1910 (published in the Calcutta Gazetts of 1919, Part I, p. 994).

AGERBABLY to Bengal Government Notification No. 16, dated the 7th June, 1910, regarding the opening of the Kristopur Canal as a line of navigation, the Lieutenant Governor is pleased to order under sections 11 and 12 of the Canals Act, V (B.C.) of 1864, that the Rules for the Calcutta Canals and Tolly's Nala as promulgated under Bengal Government Notification No. 29, dated the 24th May, 1904, and published in pages 744-46 of the Calcutta Gazette of the 25th May, 1904, Part I, shall also apply to the Kristopur Canal.

A draft of this notification has been published, for a period of six weeks, in the Calcutta Gazotte of the dates noted in the and its half, 1910, 1910.

Adraft of this notification has been published, for a period of six weeks, in the Calcutta Gazotte of the dates noted in the margin as No. 18, dated the 7th June, 1910.

Notification No. 302, dated the 12th August, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 854).

The Executive Engineer, Circular and Eastern Canals Division, is, under the provisions of section 13 of Act V (B.C.) of 1864, appointed to be ex officio Supervisor of the navigable channels known as the "Eastern Canal" and "Outer Boat Routes" from Kantalullah eastward to Barisal, and of the rivers and creeks which form the "Steamer Route" through the Sunderbans between the Baratullah channel to the east of Sauger Island and Barisal.

Notification No. 264, dated the 16th December, 1902 (published in the Calcutta rette of 1902, Part I, p. 1755).

1r is hereby notified for goneral information that, under the power vested in him by section 13 of Act V (BC.) of 1864, 11is Honour the Lieutenant-Governor of Bengal is pleased to appoint the Sub-divisional Officer of Narail for the time being to be Supervisor of the line of channel (approximately 4,870 feet in length) connecting the river Madhumati with the river Noboganga in the Narail sub-division of the Jessore district and passing through the villages of Telkora and Bordia in the said sub-division.

Notification No. 3, dated the 17th January, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 60).

In supersession of the notifications noted on the margin, it is hereby

No. 59, dateds the 17th February 1895, published at pare 23 of the Calcutta Gazette of the 18th February, 1885, No. 77, dated the 1st March, 1892, published appages 285.59 of the Calcutta Gazette of the 2nd March, 1892,

notified that the Hon'ble the Lieutenant-Governor of Bengal, in exercise of the powers conferred on him by section 13 of the Canals Act, V (B. C.) of 1864, is pleased to appoint the Toll Collectors of the Nadia Rivers for the time

¹ Printed ante, p. 550. 2 Printed ante, p. 560.

· · BENGAL ACT V of 1864 (THE CANALS ACT, 1864) - consid.

being to be Joint Supervisors within the limits of their respective jurisdictions as defined in Notification No. 2, dated the 17th January, 19051, that definition heing quoted below for information:

[The definition of jurisdictions is printed in the South-Western Canals Manual 1912, p. 124, last entry, Col. 3.]

BENGAL ACT TV OF 1865 (THE BENGAL PREVENTION OF INCCULATION ACT, . 1865).

Notification dated the 4th August, 1880 (published in the Calcutta Gazette of 1880, Part I, p. 698).

Ir is hereby notified that, under the authority vested in him by section 3, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor directs the extension of the provisions of the said Act to the Terai in Darjoeling and to the undermentioned thanas in the district of Parnea, with effect from the 1st September, 1880:-

Kaliaganj, Bahadurganj, Krishanganj, Araria.
Balrampore. Amur Kasba.

Notification dated the 2nd March, 1889 (published in the Calcutta Gazette of 1889, Part 2B, p. 50).

Whereas a Notification, dated the 1st November, 1888, was published at page 945, Part I of the Calentta Gazetto of the 7th tdem, declaring the Lieutenant-Governor's intention to extend the provisions of Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation) to the whole of the listrict of Darjeeling (except the Terai portion to which the provisions of the Act have already been extended,2) and whereas no objections have been raised to the measure, it is hereby notified for general information that, in the exercise of the power conferred on him by section 3 of the said Act, the Lieutenant-Bovernor extends the provisions of that Act to the district of Darjeeling with the exception of the Terai portion as aforesaid.

BENGAL ACT VII OF 1865 [THE BENGAL MUNICIPAL (SLAUCHTER-HOUSES AND MEAT-MARKETS) Acr, 1865].

Notification dated the 4th May, 1865 (published in the Calcutta Gazette of 1865, p. 874).

. It is hereby notified that under section 3 of Act VII (B.C.) of 1865 (an Let to make provision for the better regulation and supervision of Public

Printed in the South-Western Oanals Manuel, 1912, p. 97.

Vide Notification, dated the 4th August, 1880, printed ante, on this page.

Paragraph 1 of this notification of no longer)n force and is therefore emitted.

BENGAL ACT VII of 1965 [THE BENGAL MUNICIPAL (SLAUGHTER-HOUSES AND MEAT-MARKETS) ACT, 1865]—concld.

Slaughter-houses, the Lieutenant-Governor is pleased to extend the provisions of that Act to the Towns of Hooghly and Chinsura.

Notification No. 3401M., dated the 7th November, 1893 (published in the Calcutta Gazette of 1893, Part 1B, p. 182).

Whereas a Notification, dated the 25th July, 1893, was published at page 123, Part LB of the Calcutta Gazette of the 26th idem, declaring the intention of the Lieutenant-Governer to extend the provisions of Bengal Act, VII of 1865 (an Act for the regulation and supervision of public slaughter-houses) to the Murshidabad Municipality, and whereas no objection has been raised to the prepos I within one month from the date of the publication of the above notification within the Municipality, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by section 9 of the Act, and in accordance with the recommondation of the Commissioners of the Murshidabad Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the said Act to the above municipality.

Bengal Act II of 1866 (THE CALCUTTA SUBURBAN POLICE ACT, 1866) AND BENGAL ACT IV of 1866 (THE CALCUTTA POLICE ACT, 1866).

Notification No. 1907 P., dated the 13th February, 1912 (published in the Calcutta Gazette of 1912, Part I, p. 292).

In exercise of the powers conferred by sub-section (1) of section 70 A of the Calcutta Police Act, 1866 (Bengal Act IV of 1866), and sub-section (1) of section 40A of the Calcutta Suburban Police Act, 1866 (Bengal Act II of 1866), the Lieutenant-Governor in Council is pleased to declare the Institution situated at No 125, Bowbazar Street, in the town of Calcutta, and known as "The Refuge" to be a Refuge for the reception of aged, infirm or incurably diseased persons—.

- (a) convicted and sontenced to imprisonment under section 70 of the Calcutta Police Act, 1866, or
- (b) convicted under clause (17) of section 40 of the Calcutta Suburban
 Police Act, 1866; and sentenced to imprisonment under section 48.
 of that Act in lieu of payment of any fine imposed under the said section 40.

BENGAL ACT IV OF 1866 (THE CATCUITTA POLICE ACT, 1866).

Notification No. 4170 P., dated the 2nd December, 1908 (published in the Calcutta Gazette of 1903, Part I, p. 2008).

In exercise of the power conferred by section 5 of the Calcutta Police Act, 1866 (Ben. Act IV of 1866), the Lieutenant-Governor is pleased to appoint the Principal of the Constables' Training School at Nathnagar, in the district of Bhagalpur, to be ex officio a Doputy Commissioner of Police for the town of Calcutta.

Notification duled the 27th October, 1911 (published in the Calculla Guzette of 1911, Part I, p. 1478).

DUTIUS OF POLICE GUARDS AT THE BENGAL SECRETARIAN, WRITERS' BUILDINGS, CALCUTTA.

In exercise of the power conforred by section 9 of the Calcutta Polico Act, 1866 (Bon. Act IV of 1866), and with the approval of the Lieutenant-Governer in Council, the Commissioner of Police, Calcutta, hereby makes the following regulations, proscribing the duties of the Police Guards at the Bengal Secretariat Buildings (Writers' Buildings):—

Regulations.

1. The duties of the police-officers posted on sentry duty at the three south portices of the Main Building and on the west side of the Clive Street Block shall be as follows:—

From 9 a.m. to 6 p.m.—To direct the traffic into and out of the portices, to prevent loafers and itinerant vendors from hanging about the buildings or the vicinity thereof, and hackney-carriages from loitering under the portices, and coolies and other menials from loitering in the verandahs and using the Grand Staircases.

From 6 p.m. to 9 a.m.—To patrol the verandahs and portices and prevent people from entering the building, except those who are employed, have business or reside therein.

2. The duties of the police officers on guard at the Record-room shall be as follows:—.

From 6 p.m. to 6.a.m .-

(1) To patrol the verandahs and portices at the west of fne Record-room, and to examine the room from time to time through the window shutters, which should be left open for this purpose.

(2) In the event of a fire 'occurring in the Record-room, to at once inform the durwan who sleeps at the north end of the west verandah, and personally to give 'immediate information of the occurrence to the Superintendent of the Fire Brigade at the Lall Bazar Police-station.

BENGAL ACT IV OF 1866 (THE CALCUTTA POLICE ACE, 1866) - contd.

3. The duties of the police-officers on guard at the Cash Office, Board of Revenue, Block No. 4, shall be as follows:-

From 6 p.m. to 6 a.m.—To keep watch over the safe in the Cashier's office from the verandah, and to examine the room through the window shutters, which should be loft open for this purpose.

4. The duties of the police-officers on guard at the Treasurer's reom Rengal Scoretariat) in the ground-floor of Block No. 2 shall be as follows:—

From 6 p.m. to 6 a.m.—To keep watch over the locks of the Treasuror's room from the verandali.

Volification No. 326 M., dated the 12th February, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 19).

In exercise of the power conferred by clause (c) of section 43 of the Calcutta 'olice Act, 1866 (Bon. Act 1V of 1866), as amonded by section 2 of the Jalentta and Suburban Police (\text{\text{Mondment}}) Act, 1907 (Ben. Act III of 1907); nd upon the recommendation of the Municipal Commissioners of Calcutta, the icutenant-Governor is pleased to declare Collinga Bazar Street, in the town of laloutta, to be a main thoroughfare for the purposes of that clause. . ..

Votification No. 1547 M., dated the 3rd December, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 191).

In exercise of the power conferred by clause (c) of section 43 of the Calcutta 'olice Act, 1866 (Ben. Act IV of 1866), as amended by section, 2 of the Sale Itta and Suburban Police (Amendment) Act, 1907 (Ben. Act III of 1907), nd upon the recommendation of the Municipal Commissioners of Calcutta, the neutenant-Governor in Council is pleased to declare College Street and fornwallis Street, in the town of Calcutta, to be main thoroughfares for the urposes of that clause.

Votification without number and date (published in the Calcula Gazette of the 10th June, 1908, Part I, p. 1085).

Rule to prevent accidents at certain pontoons or landing stages.

In exercise of the power conferred by section 62 of the Calcutta Police Let, 1866 (Ben. Act IV of 1866), and with the sanction of the Lieutenantloverner, the Commissioner of Police hereby makes the following rule:-Whonever any of the following landing places, namely:-

(1) the polition or landing stage at the Armenian Ghat, or
(2) the floating pontoon or landing stage at Ahiritola Ghat, Burra Bazar Ghat, new Chandpal Ghat (or Sir John Woodburn's Ghat),
Kidderpore Docks, Telkul Ghat, Ramkristopur Ghat, Sibpur Ghat, Shalimar Ghat or Sulkca Banda Ghat.

Rules and Orders made under Bengal Acts—contd. Bengal Act IV of 1866 (THE CALCUITA POLICE Act, 1866)—concld.

is througed or is liable to be obstructed, no person shall board or attempt to board, or leave or attempt to leave, a ferry steamer from or by any such pontoen (a) while the steamer is still in motion, or
(b) until such pontoon or stage has been made fast.

2. The relecto prevent accidents at the Armenian Ghat Morth Landing stage, published at page 1312 of Fart 1 of the Calentia Gazette of the 24th September, 1902, is hereby cancelled.

Notification dated the 10th April, 1860 (published in the Calcutta, Gazette of 1866, p. 832).

It is hereby notified by the Commissioner of Police, with the sanction of the Lieutenant-Governor of Bengal, that the limits within which any person committing any of the offences specified in section 66 of Act IV (B.C.) of 1866 is liable to the penalty therein prescribed, shall be tho limits of the Town of Calcutta as declared by the proclamation of the Governor General in Council on the 10th September, 1794, by virtue of the Statute 33, George 3, Cap. 52, section 159 2.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867).

Notification dated the 2nd December, 1867 (published in the Calcutta Gazette of 1867, p. 1874).

Under *[section 16], Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of the Aot from the 1st proximo" to the town of Krishnagar, in the district of Nadia.

Notification dated the 26th February, 1868 (published in the Calcutta Gazette of 1868, p. 340).

Under section 16] of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming houses), the Lieutenant-Tovernor is pleased to authorize the extension of the provisions of the Act from the 1st proximo to the town of Santipur, in the district of Nadia.

Printed in the High Court Rules and Orders, Original Side, 1900, p. 461. Appendix Z.
 Resented by 55, Gee. 3, c.84, s. 1.
 Sic. Read section 2.

BENGAL ACT 11. OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) - contd.

Notification dated the 11th May, 1868 (published in the Calcutta Gazette of

1868, p. 1016).
UNDER 1 [section 16] of Act II (B.O.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of the Act from the 1st proxime to the towns of Burdwan and Kalna, in the district of Burdwan.

Notification dated the 29th March, 1869 (published in the Calcutta Gasetto of . 1869, p. 788).

UNDER I [section 16] of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension, from the 1st proximo, of the provisions of that Act to the town of Ranaghat in the district of Nadia.

Notification dated the 12th Murch, 1870 (published in the Calcutta Gazette of . 1870, p. 516).

Under ² [section • 16 of Act VI (B.C.) of 1867] (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses) the Lieutenaut-Governor is pleased to authorize the extension of the provisions of the Act to the town of Kushria, in the district of Nadia. The limits of the town for the purposes of the Act will be the same as those published at page 5 of the Calcutta Gazette of the 6th January, 1869, for Municipal purposes under Act VI (B.C.) 1868 (the District Towns Act) 3.

Notification dated the 17th August, 1870 (published in the Calculta Gazette of 1870, p. 1551).

Under I [section 16] of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of the Act to the town of Jessore.

The limits within which the Act shall have force shall be the same as those of the Municipality under Act, III (B.C.) of 18644.

¹ Sic. Read section 2,
2 Sic. Read section 2 of Act II (B. C.) of 1887.
3 Hen, Act VI of 1883 was repealed by Ben. Act V of 1876 which again is repealed in Bengal by Ben. Act III of 1885. 4-Ren. Act III of 1964 was repealed by Ben. Act V of 1876 which again is repealed in Bengal by Ben. Act III of 1884.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -contd.

Notification dated the 20th October, 1870 (published in the Cascutta Gazette of 1870, p. 1855).

"Under Issection 16] of Act II (B.C) of 1867 (an Act to previde for the punishment of public gambling and the keeping of common gaming-houses), the Lioutonant-Governer is pleased to authorize the extension of the provisions of the Act to the Municipal Unions of Takis, Basirhat, Colinga, and Gobardanga, in the district of the 21-1 arganas. The limits within which the Act shall have force shall be the same as those fixed for the purposes of the District Towns Act [Act VI (B.C.) of 1868.]

Notification dated the 12th October, 1871 (published in the Calcutta Gazette of 1871, p. 1859).

Under the powers vested in him by section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling), the Lieutenant-Governor has been pleased to extend the provisions of that Act to the Unions of Agarpara and Nawabganj in the district of the 21-Parganas.

Notification dated the 2nd November, 1871 (published in the Calcutta Gazette of 1871, p. 1951).

Under the power vested in him by section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal), the Lieutenant-Governor has been pleased to extend the provisions of the said Act to the town of Naihati, in the district of the 24-Parganas, with effect from 1st December 1871. The limits of the town for the purposes of this Act will be the same as those for the purposes of Act VI (B.C.) of 1868.

Notification dated the 22nd November, 1871 (published in the Calcutta Gazette of 1871, p. 2035).

With reference to the Notification of Government, dated the 2nd instant qublished in the gazette of the 8th idem, the Lieutenant-Governor is pleased to direct that the provision of Act II (B.C.) of 1867 an Act to provide for the punishment of public gambling and the keeping of common gaming-houses),

^{*} Sic. Read section 2.

* Ben. Act VI of 1868 was repealed by Bon. Act V of 1876 which again is repealed in Bengal by Ben. Act III
of 1884.

* The Act is totake effect from the 28th November, 1871, instead of from the 1st December, 1871—see Notification dated the 28th November, 1871, printed past, on this page.

* Printed aute, on this page.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) contd.

shall have effect from the 24th November, 1871, instead of from the 1st December next, in the town of Naihati in the district of 24-Parganas.

Notification dated the 13th May, 1872 (published in the Calculta Gazette of 1872, p. 2343).

In order to obviate doubt, it is hereby notified, with reference to the Notifications of Government already published from time to time in the Calcutta Gazetto anthorizing the extension of the provisions of Act II (B.C.) of 1867 (an Aot for the punishment of public gambling and the keeping of common gaming-houses) to cortain oitios, towns and places in Bengal, that the Act has been extended to and is in force in the towns named in the annexed Schedule.

Schedule of Towns to which the provisions of Act II (B.C.) of 1867 have been extended.

1

District.		• City, town or place.
	۲1. ا	Municipal Unions of Taki, Basirhat, Colinga and Gobardanga.
•	2,	Villages named below within the jurisdiction of the police outposts of Matjabruz and Bartola:—
, 24-Panganas	anganas ([Superseded by Notification No. 3961 J., dated the 30th November, 1908, post, p. 595.]
	3.	Unions of Agarpara and Nawabgunge.
	1.4.	Town of Naihati.
	. (5.	Town of Krishnagar.
***	6.	Do. Santipur.
Nadia	\ 7.	Do. • Ranaghat.
	• 8.	Do. Santipur. Do. Ranaghat. Do. Kushtia.
Jessore	9.	Do. Jessore.
	• 10.	Towns of Burdwan and Kalna.
Hooghly	11.	Do: Hooghly, Chinsura and Scrampore. The provisions of section 11 only of the Act have been extended to these towns.

¹ Beg. Act 11 of 1867 was originally extended to the towns of Hooghly, Chinaura and Serampore by Notification dated the 5th January, 1868, which is superseded by Notlification dated the 7th July, 1876, post 18 576.

Rules and Orders made under Bengal Acts—contd. Bengal Act II of 1867 (THE BENGAL PUBLIC GAMBLING Act, 1867)—contd.

Eistrict.		City, town or place.
	ر 12.	City of Patha and its suburb, town of Bihar and Dinapore Nizamut.
	13.	Dinapore Nizamut Chaukidari Union, consisting of the following villages and mohallahs: -
		1. Secundarpore. 2. Chuck Attacollah, otherwise called Khugroo, with Gujadhur chuck. 1. Secundarpore. 2. Chuck Attacollah, 7. Tara Chuck. 3. Mobaruckpore. 4. Shahpore Rajho. 5. Bishunpore Ganga.
•		3. Wulleepore Regornh, otherwise called Bibi-
Patna	• {	ganj. 4. Sultanpore with Panchootolah. Panchootolah. Dinapore Shahzadapore Kohuch. 13. Lesliegunge.
	1	5. Shagoshna. 14. Raghoporo.
	14. 15.	Town of Barh. Villages which line the road between Patna and Dinapore:
	İ	1. Joojrah. 5. Koorjeo.
	ľ	2. Rajapore. 6. Hamidpore.
		3. Mainpurah. 7. Deegahkulian.
	ţ	4. Chainpur. 8. Deegahchotta.
		9. Ramjecchuck.
Saran	16.	Town of Chapra.
Gaya .	17.	Towns of Gaya, Tikari, Daulnagar and Aurangabad.
Shahabad	18.	Town of Arrah.
Purnea	19.	•
Sonthal Par	\int_{0}^{20} .	<i>o , ,</i>
ganas.	^{r-} ⟨ 21.	U •
Monghyr	'23.	· · · · · · · · · · · · · · · · · · ·
Bhagalpur	24.	
,	(25.	
Malda	{ 26,	
Dinajpur	27.	Do. Dinajpur.

Bules and Orders made under Bangal Actional

contd. DISTRICT. City, town or place. 28. [Towns of Jangipur and Baliaghata. Do., Murshidabad, Baluehar, Azimoani and Borhampore] Hazaribagh 30: · Town of Hazaribagh 2. Manbhum Purulia. 31. Do. Cuttack Cuttack. 32. Do. Dacca 33. City of Dacca. Chittagong 31. Sub-division of Cox's Baz

Notification dated the 16th August, 1872 (published in the Calcutta Gazette of 1872, Part I, p. 146).

Under the power vested in him by section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal), the Lieutenant-Governor has been pleased to extend the provisions of the said Act to the town of Kumarkhali in the Nadia district, with effect from 1st September, 1872. The limits of the town for the purposes of this Act will be the same as those for the purposes of Act VI (B.C.) of 18683.

Notification dated the 13th September, 1872 (published in the Calcutta Gazette of 1872, Part I, p. 217).

. Under the power vested in him under section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal), the Lieutenant-Governor has been pleased to extend the provisions of the said Act to the town of Bankura 4 with effect from the 1st October next. The limits of the town for the purposes of this Act will be same as those for the purpose of Act VI (B.C.) of 1868.

¹ Sen. Act II of 1807 was originally extended to the towns of Jahgipur and Baliaghata by Notification cated the 15th November, 1809, and to the towns of Murshidabad, Baluchar, Azimganj and Berhampore by Notification dated the 28th January, 1889, both of which are supergraded by Notification dated the 28th October, 1874, 2007, p. 573.

The "town of Hazaribagh" appears to be identical with the "sadar station of Mazaribagh" referred to in Notification dated the 17th July, 1888, noted in Vol. I, p. 312.

Ben. Act VI of 1869 was repealed by Ben. Act V of 1876, which again is repealed in Bengal by Ben. Act III of 1884.

For a later notification extending the Act to the Bankura thana—see Notification dated the 8th October, 1889, pott, p. 883.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867)—contd.

Notification dated the 26th August, 1873 (published in the Culcutta Gezette of 1873, Part I, p. 1013).

Under section 2, Act II (BC.) of 1867 (an Act for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of section 11 of the Act from the 15th September, 1873, to the roads, towns and villages of the Scrampore sub-district which are specified below:-

To that portion of the Grand Trunk Road which lies between French Chandornagore and the point where the Baidyabati riverside road joins the Grand Trunk Road at Mooripuker, with the exception of a portion measuring 200 yards, more or less, which passes through the territory of French Gourhati.

II. To the towns and villages marginally noted, lying on each side of

the Grand 1. Teliulpara. 2. l'aikpara. Shambati. Bhadreswar, 5. Britesh. 6. Chapdani. Road within the above limits.

To the Baidyabati riverside road from the point where it joins the Grand Trunk Road at Mooripuker to the point where it is crossed by the northern boundary line of the Serampore Municipality.

IV. To the towns and villages marginally noted, lying on each side of

5. Scorapooli Hat. 6. Scorapooli, 1. Baidyabati. 2. Sunkerpur. 3. Buidopore 4. Buidyabati Hât.

the Baidyabati riverside road within the above limits.

V. To the Baidyabati and Tarakeshwar Road, from the Baidyabati Railway station to Tarakeshwar in thana Haripal.

VI. To the villages and towns marginally noted lying on each side

Sunkerpore, Doerghango, Rajodhurpore, Chinamore, Chapsara, Majpara, Beangaru, Naskopere, Paoroosuthampore, Mallickpore, Ruttunpo.e., Singur, Dulcongacha, Natkul, Burgocha, Duckincool, Bundipore, Humeeragacha, Qaquunpara, Gheneslasmpore, Goopenagur, Basdehpore, Bulchore, Koilkala, Kertinagar, Jhinkra, Babeikund, Kampur, Bakbari, Balgori, Bajeepore, Tarakeshwar.

Tarakosh war and Road withm above limits.

Notification dated the 16th February, 1874 (published in the Calcutta Gazette of 1374, Part I, p. 471).

Under the power vested in him under section 2, Act II (R.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal), the Lieutenant-Governor has been pleased to extend the provisions of the said Act, with the exception of sections 7 and 11; 1 to the town of Midnapore with effect from 15th March next. The limits of the town for the purposes of this Act will be the same as those for the purposes of Act III (B.C.) of 1864.2

I Section U was subsequently extended to the town of Midnapore by Notification dated the 25th January, 1875, porf, p. 574. Ben. det 111 of 1854 was rep-aled by Ben. Act V of 1876 which again is repeated in Bongai by Ben. Act III of

SENGAL AGT II OF 1867 (THE BANGAL PUBLIC GAMBLING ACT, 1867)—contd.

Intification dated the 9th Oxfober, 1874 (published in the Calcutta Gazette of 1874,

Part I. n. 1596).

Part I, p. 1596).

Under section 2 of Act II (B.C.) of 1867 (an Act to provide for the unishment of public gambling and the keeping of common gaming-houses), he lieutenant-Governor is pleased to authorize the extension of the provisions of the said Act to the towns of Borhampore, Murshidabad, Baluchar, eximgan, Jangipur and Baliaghata, within the boundaries specified below:—

(1) For the purposes of this Act the boundaries of the town of Berhampare shall be the same as those notified under section 2 of Act VI (B.C.) of 1868 in the Caloutta Gazette of the 19th August, 1874.

(.) The towns of Murshidabad and Baluchar are bounded on the cast by the Amanypara road as far as Phoelkhana to the south and Kadomtollah to the north, where it intersects the road from Baluchar to Bhagwangolah; on the west by the river Bhagirathi; on the north by the road from Baluchar to Bhagwangolah as far as Kadomtollah; on the south by a line drawn from Bonon alipore, on the edge of the river Bhagirathi, to Moteejhil and then up to the Pheolkhana.

(3) The town of Azimganj is bounded on the west by Bagunbari; on the east by the river Bhagirathi; on the scuth by Baruduari; on the north by Margungo

on the north by Meergungo.

(4) The towns of Jangipur and Baliaghata are bounded on the north by the river Bhagirathi, Khurkuri creek and Choiparah village; on the cast by the Gurariporah village and Kakoonia field; on the south by the Chotokhoi village, Bhawani Persud's creek, Aibrapore alias Ailorunggur and Soojapore village; and on the west by the Khuri croek.

Notification dated the 10th November, 1874 (published in the Calculta Gazette of 1874, Part I, 1661).

Under the power vested in him by section 2, Act II (B.C.) of 1867 (an Act for the punishment of public gambling and the kooping of common gaming-nouses), the Lieutenant-Governor has been pleased, in continuation of the Notification dated 13th May, 1872, to extend the provisions of section 11 of the said Act to the following towns in the 24-Parganas:—

- 1. The remaining portion of the south suburban town consisting of the inder-mentioned villages:—
 - (1) Tollygunge, (2) Barabazar, (3) Rassa, (4) Chaudpur, (5) Arrankpore, (6) Bhakuria, (7) Ulubaria, (8) Badiadanga, (9) Topsea, (10) Tiljala, (11) Bundial, (12) Battabad, (13) Duckin Tengra, (14) Arapota, (15) Kushtia, (16) Poonjo Tollygunge, (17) Etalghafa, (18) Pootoori, (19) Sodepore, (20) Bistoporo, (2.) Kanaipote,

¹ Ben. Act V of 1868 was repealed by Ben. Act V of 1876 which again is repealed in Bengal by Ren. Act III of 1884.

Printed ante, p. 569.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -- contd.

- (22) Shahpore, (23) Santoshbati Behala, (24) Barisa, (25) Sursoonah, (26) Sookerbazar, (27) Dakhin Behala, (28) Thakurpookur, 1 (29) Gurreah, (30) Barhus, (31). Rajpur, (32) Harinavi, (33) Malancha, (34) Podra 1.
- II. The north suburban town comprising the following villages:-
 - (1) Barnagore; (2) Bauhooghly, (3) Nowapara, (4) Ariadah, (5) Kamarhati, (6) Bashdebpur, (7) Belghariah, (8) Palparah, (9) Dakhineshwar, (10) Nowda.
- The town of Kadiha'i consisting of the following villages:-
- (1) Nimta, (2) Birati, (3) Gauripur, including bazar, and (4) Kadihati.
- IV. The town of Bagjullah consisting of the following villages:-
 - (1) Digla, (2) Dum-Dum house, (3) Bagjullah. (4) Satgachia, (5) Sir John Horsford's state, (6) the portion of Etalgacha called Hospital
- V. The town of Barasat, bounded on the north by the villages of Salpukuriah and Shiti; on the cast by the road from the Taki road to Shiti, tho eastern boundary of the village of Kuberporo, and the dry bed of the Suntoe Nadi, on the south by the southern boundary of the village of Moheswarpur; on the west by the western boundaries of the villages of Digh right and Kootooshi, the south-west boundary of Rhedoypore, south-west and north-west boundaries of the village of Harriarpore, the north-west boundary of Persadpore and tho western boundaries of the villages of Bonamalipore and Palpukuria.

VI. • The town of Satkhirs 2 the limits of which were laid down in the maps of the survey sanctioned by Government and notified in the Calcutta, Gazette of

the 18th June, 1856.

VII. 'The town of Baruipur consisting of Baruipur, including the villages of Brahmanpara, Garowanpara, Suripara, Kamarpara, Baraipara, Baisnabpara, Mandalpara, Khankipara and the bazar only; and of Sasan including Brahmanpara only. In each ease the limits of the town for the purposes of this Act will be the same as those for the purposes of Act VI of 18688.

Notification dated the 25th January, 1875 (published in the Celcutta Gazette of 1875, Part I. p. 164).

In continuation of the Notification published at page 471 of the Calcutta Gazette of the 25th February, 1874, it is hereby notified that, under the power vested in him under section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to extend the provisions of section 11 of the said Act to the town of Midnapore, with offcet from the 1st March next.

¹ So much of this Notification as relates to the extension of the Act to the villages printed in italics is cancelled by Notific than No. 3361 J., dated the Soth November, 1908, post, p. 525.

2 Satkhira is now in the Khulna district.

3 Son. Act VI of 1868 was repealed by Bon. elect V of 1876 which again is repealed in Bengal by Bon. Act III of 1862.

^{1884.} Vide Notification dated the 18th February, 1874, printed anse, p. 572

BENGAL ACT II of 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1807) - contd.

The limits of the town for the extension of this section will be the same as those for the purposes of Act III (B.C.) of 18641.

Notification dated the 3rd May, 1875 (published in the Calculta Gazette of 1875, Part I, p. 542).

Under the powers vested in the Lieutenant-Governor by section 2° of Act II (B.C.) of 1867 (an Act for the punishment of public gambling and the keeping of common gaming-houses', His Honour is pleased to authorize the extension of the provisions of section 11 of the said Act, from the 1st June next to [the under-mentioned villages in the sub-division of Bangaen in the district of Nadia 2:—

Mahoshpur including Jalilpore and Hamidpore—bounded on the north by river Bhairab; south by the Hansa-daha-guntali Feary fund read; east by the fields of villages Gaurabaria and Govindpore; west by the fields of village Nasdagram.

Gopalmagar including Khamarkalna and Jaliapara on the north by Bura Saili Banor; on the east by Thakurjhirpukur; on the south by the fields of villages Ramchandrapore and the Madla Baner; on the west by the fields of village Kansona.

Garapota including Kundipore and Kamalpore—on the west by Kundipore Banor; oast by the fields of villages Sundarpore, Sengara and Gainpore; north by the fields of village Dhulani; and on the south by the village Kantipara and the fields of village Chanda.

Bangaon including Bazar and Matingunge—on the coast by the fields of Bangaon; on the south by the fields of village Kalupore; on the west by the fields of villages Sunderpore and Champabaria; and north by the fields of villages Joypore and Paikpara.

Chhagharia—on the north by the Jessore read; on the east by river Labhanga; on the south by the fields of village Kaliani, and on the west by the fields of village Chhagharia.

Notification dated the 2nd February, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 146).

Under the power vested in him by section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming houses in the territories subject to the Lieutenant-Governor of Bengal), the Lieutenant-Governor has been pleased to extend the previsions of Act II of 1867 to the town of Raniganj in the district of Burdwan, with effect from 1st March next. The limits of the town for the extension of this Act will be the same as those prescribed for the purposes of Act VI (B.C.) of 1868.

Ben. Acts II3 of 1865 and VI of 1868 were repealed by Ben. Act V of 1876 which again is repealed in Bengal by Ben Act III of 1865.

Bangson sub-division is now in the Jessore district,

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -contd.

Notification dated the 7th July, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 822).

Under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses) the Lieutenant-Governor is pleased to authorize the extension of the provisions of the whole Act to the places mentioned below, in the district of Hooghly:—

(1) To the villages of the Magra' Union, as at present constituted.

(2) To the town and its suburbs comprised within the present limits of the Pandua Union.

(3) To the towns of Hooghly and Chinsura and suburbs within the present

limits of the Hooghly and Chirsura Municipality.

(4) To the town of Serampore and its suburbs of Mahesh. Kounagore and Chatra, which form the present jurisdiction of the Serampore Municipality.

The Lieutenant-Governor is also pleased to extend section 11 of the above-mentioned Act II (B.C.) of 1867 to the following roads and the villages lying adjacent to them:—

1.--To the Chanditala and Serampore Railway feeder road and its branch feeder road to Janai, and to the villages on those roads, viz:--

Goramora.	Mollabaria.	Benipur.
Satghara.	Bhedoca.	Pyregachi.
Rajjodharpur.	Morepur.	Nytee.
Rudrapur.	Dankuni.	Danputtypur.
Madpur.	Ohakuudi.	Chakunda.
Benatie.	Gobra.	Baksha.
Jagarnathpur.	Beladanga.	Begumpur.
Bamunara.	Janai.	Adam.
• • •	Jomuu.	,

2.—To the Sheakhala and Scrampore Railway station feeder road and to the villages named below:—

Sheakhala.	Serampore, 2nd.	Jakari.
Tazpur.	Okurda.	Milki.
Bonomalipur.	Bora.	Beloo.
Gaugadharpur.	Borye.	Kapashra.
Madhubati.	Shahana	Nizampur.
Barooepara.	Chandradip.	Sambhuhati.
• •	Brummapur.	

3.—To the Grand Trunk Road between Paudua and Magra and the

Nowala. Bagnidan. Laibora. Shamsundarpur	Taragoon. Tahirpur. Naksna. Bharatpur	Goorjola. Madhoopur. Gowarpota. Chaparooe.
Tamba.	Hyara.	Futiepur.
Khunian.	Makhali	Rajarambati.
Rajibpur.	Baliadanga.	Hedooapota.

Rules and Orders hade under Lougas Acres voices.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -contd.

4.—To the town of Tribeni and the roads leading thereto, viz :—The Magra and Tribeni road.

The Hooghly and Tribeni road and the Nowserai and Tribeni road with

the villages lying adjacent to them, viz:

Khamarpara. Bansberia. Shibpur. Bashudebpur. Gujghunta. Amedghata Beighatti Minajpur. Sripere. Noaserai.

Ragunathpur. Madhusudanpur. Benipur. Kafailpur. Hajipur.

Kagubpur.

Notification dated the 27th July, 1876 (published in the Calcutta Gazette of 1876, - rt I, p 933).

Under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of gambling-houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of the Act to the town of Vishnupur, in the district of Bankura. The limits within which the Act shall have force shall be the same as those fixed for the Municipality of Vishnupur in Government Notification of the 5th September, 1873 1.

Notification dated the 22nd August, 1876, (published in the Calcutta Gazette of 1876, Part I, p. 1109).

It is hereby notified for general information that, under section 2, Act II. (B.C.) of 1867 (entitled an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant Governor is pleased to authorize the extension of the provisions of the whole of the said Act to the town of Uttarpara, in the district of Hooghly, within the limits of that Municipality.

The boundaries of the town for the purposes of this Act shall be the same

as those of the Municipality.

Notification dated the 28th November, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1433).

It is notified for general information that the Lieutenant-jovernor of Bengal has been pleased to direct that the provisions of the Gambling Act, and II (B.C.) of 1867, shall be extended to the town of Khirpai, with effect from the 1st January, 1877.

² Not printed in this Collection, in view of s. 8 of Ben. Act III of 1884.

BENGAL ACT, II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867)-contd.

2. For the purposes of this Act the boundaries of the said town of Khirpai shall be the same as the limits of that town specified in the Government Notification, dated the 17th March, 1876, 1 published in the Calcutta Gazette of the 22nd March, 1876, page 275, for the purpose of introduction therein of Act VI (B.C.) of 1863.2

Notification dated the 28th November, 1876 (published in the Calculta Gazette of 1876, Part I, p. 1491).

Jr is hereby notified for general information that the Lieutenant-Governor of Bongal has been pleased to direct that the provisions of 'the Gambling Act, Act II (BC.) of 1867, shall be extended to the town of Chandrakona, in the district of Midnapore, with effect from the 1st January, 1877.

2. For the purposes of this Aot the boundaries of the said town of Chandrakona shall be the same as the limits of that town specified in the Government Notification dated the 5th March, 1869, 1 published in the Calcutta Gazette of the 10th March 1869, page 391, for the purpose of introduction therein of Act V1 (B.C.) of 1868.

Notification dated the 13th December, 1876 (published in the Catcutta Gazette of 1876, Part I, p. 1525).

Under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming houses) the Lieutenant-Governor has been pleased to authorize the extension of the provisions of the whole of the said Act from the 1st February, 1877, to the town of Darjeeling, within the limits of the Darjeeling Municipality as defined in the Notification, dated the 18th December, 1873, 1 published in the Calcutta Gazette of the 24th December, 1873, page 1437.

Notification dated the 13th December, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1525).

Under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor has been pleased to authorize the extension of the provisions of section 11 of the said Act from the 1st February, 1877, to that portion of the district of Darjeeling which lies south of the Rungeet and west of the Tista rivers, and which is bounded on the north by the little Rungeet river to its junction with the great Rungeet, and thence the great Rungeet, to its junction with the Tista; on the east by the Tista river to the

Not printed in this Collection, in view of \$28 of Ben. Act 1II of 1884.

3 Ben. Act VI of 1868 was repealed by Ben. Act V of 1876 which again is repealed:

Act 1II of 1884.

BENGAL ACT II of 1867 (MIE BENGAL PUBLIC GAMBLING ACT, 1867) - contd

boundary of the Jalpaiguri district, thence the boundary of the Jalpaigur district at Phansedewa; on the south by the boundary of the Purnea district to the Mechi river; on the west by the Mechi river to its source, thence the Nepal boundary to the source of the little Rungeet.

Notification dated the 5th January, 1877 (published in the Calcutta Gazette of 1877, Part I, p. 47).

Ir is hereby notified for general information that the Lieutenant-Governor of Bengal has been pleased to direct that the provisions of the Gambling Act, II (B.C.) of 1867, shall be extended to the Rathgora Bazar, in Mahishadal, in the district of Midnapore, with effect from 1st February, 1877.

For the purposes of this Act the boundaries of the said Rathgora Bazai shall be as follows:—On the north by village Rangibasan; on the south by village Khekutia; on the cast by village Rambag; and on the west by village Teropekhia.

Notification dated the 20th March, 1877 (published in the Calcutta Gazette, of 1877, Part I, p. 390).

It is hereby notified for general information that the Lieutenant-Governor of Bengal has been pleased to direct that the provisions of section 11° of the Gambling Act, Act II (B.C. of 1867, shall be extended to the following tracts of country in the Midnapore district, with effect from the 15th April, 1877:—

A tract extending to 150 feet on either side of the midline of the road leading from the town of Bankura to that of Midnapore, commencing from the boundary between the districts of the same name and extending up to the Municipal limits of the Midnapore sadar station.

A tract extending to 150 feet on either side of the midline of the road leading from Calcutta to Midnapore, commencing at the west bank of the Rupnarain river and extending up to the Municipal limits of the town of Midnapore.

A tract extending to 150 feet on either side of the midline of the road leading from Midnapore to Cuttack, commencing at the Municipal limits of the Midnapore town and extending up to the boundary between the Midnapore and Balasore districts.

• Natification dated the 17th April, 1877 (published in the Calcutta Gazette of 1877, Part I, p. 534).

It is hereby notified for general information that, under section 2, Act II (B.C.) of 1867 (entitled an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor has been

Bengal Act II or 1867 (the Bungal Public Gambling Act, 1867)—cont.

pleased to extend the provisions of the Act to the town Kotrung, 1 in the distric of Hooghly, with effect from the 15th May, 1877.

The boundaries of the town for the purposes of this Act shall be the sam as those of the Municipality. . .

Notification dated the 18th January, 1878 (published in the Calcuttae Gazette of 1878, Part I, p. 60).

Under section 2, Act'II (B.C.) of 1867 (an Act to provide for th punishment of public gambling), the Lieutenant-Governor has been pleased t authorize the extension of the provisions of section [21]2 of the Act to th following roads, lands and villages in the district of Bankura:--

The Mooroloo road from Mejhea to Mooroloo and the lands and the village within half a mile on each side, viz., Parbatipur, Lakhunbundi, Ghusura Joreshah, Kastara, Shatdeuli, Jentultikuri, Taltakuri, Krishtapur, Brahmanshala Saltora, Jhanka and Mooroloo.

Notification dated the 1st April, 1878 (published in the Calcutta Gazette of 1878, Part I, p. 287).

Under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions o the Act to the lands comprising the mauzas of Telishair, Jamkundi, Namobai and Kuper Khal, in the outpost of Tolishair, thana Vishnupur, district Bankura.

Notification dated the 12th July, 1878 (published in the Calcutta Gazette of 1878, Part I, p. 803).

Under the power vested in him by section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of corimon gaming-houses in the territories subject to the Lieutenant-Governor of Bengal), the Lieutenant-Governor has been pleased to extend the provisions of that Act to the villages of Issorgoria, Hasipushkurini and Baki with its puttis in thang Indas, and to the Union of Patrosyer in thana Sonamukhi, in the district of Burdwan, 3 with effect from 15th August, 1878.

The limits of the villages of Issorgonia, Hasipushkurini and Balsi, with its puttis, for the purposes of this Act will be the same as those marked in the Survey maps, and those of the Union of Patrosyer will be the same as those prescribed for the purposes of Act V (B.C.) of 1876.4

¹ For a later Notification extending the Act to the Kotrung Municipality—see Notification disted the 1st October 1889, post, p. 584.

2 Sic. Read 11.

3 Thans Indee and Souamukhi are now in the Bankura district.

4 Repeated in Bengal by Ben. Act III of 1884.

BENGAL ACT: 11 OF 1807 (THE BENGAL PUBLIC TAMBLING ACT, 1867) -contd.

Notification dated the 4th September, 1878 (published in the Calcutta Gazette of 1878, Part I, p. 997).

Under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor extends the provisions of the said Act to the Municipality of Rajpur, in the 21-Parganas district, with effect from the 1st October, 1878.

Notification dated the 19th September, 1878 (published in the Calcutta Gazette 1878, Part I, p. 1060).

UNDER the powers vested in him by section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal), the Lieutenant-Governor heroby extends the provisions of Act II (B.C.) of 1867 to the thana of Ganguriya, in the Sadar sub-division of the district of Burdwan.

The limits of the thana of Ganguriya will be the same as those now fixed for police purposes.

Notification dated the 4th December, 1878 (published in the Calcutta Gazette 1878, Part I, p. 1322).

Under the power vested in him by section 2, Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal); the Lieutenant-Governor hereby extends, from the 1st January, 1879, the provisions of the said Act to the town and Municipality of Suri, in the Sadar sub-division of the district of Birbhum, and to a space extending "half-amile on either side of the public road leading from Suri to Sainthia Railway station.

Notification dated the 14th May, 1880 (published in the Calcutta Gustien of 1880, Part I, p. 390).

In is hereby notified for general information that under section 2 of Act II (B.C.) of 1867 (entitled an Act to provide for the punishment of public gambling and the keeping of common gaming houses) the Licutenant-Governor authorizes the extension, from the 5th June, 1880, of the provisions of the whole of the said Act to the Manicipality of Kandi, the town of Pachthupi and the two villages of Muniadihi and Harrish Chandrapore, in the district of Murshidabad.

BENGAL ACI II OF, 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1837)-contd.

For the purposes of this Act the boundaries of the said Municipality, town and villages are as follows:-

KANDI MUNICIPALITY.

North-By villages Tellipara, Boltoli Royabati, Bagbati, Monohurpur and Mahadia.

South-By villages Parkoohera, Bhatera Gunanundabati and Doholia.

East-By villages Saspara, Andulia and Mondulpara.

West-By the river Mourukhi.

PACHTHUPI IN THANA BURWA.

North-By villages Bullobpore, Kamdebbati, Singarda and Balut.

South-By Godda, Mehandi, Puley and Singari, and the river Mourukhi.

East-By villages Maniadihi alias Munuti, Harish Chandrapore and West - By villages Togra and Phunphia.

MUNIADIHI alias MUNUTI IN THANA BURWA.

North-By villages Singarda and Palikpara.

South-By Godda, Pachthupi and the river Mourukhi.

East - By Haris Chandrapore.

West-By Pachthupi.

HARISH CHANDRAPORE IN THANA BHARATPUR.

North-By Palikpara and Sardanga.

South-By the river Mourukhi and village Pachthupi.

East-By Bindarpore.

West-By Muniadihi and Pachthupi.

Notification dated the 6th October, 1880 (published in the Calcutta Gazette f 1880; Part I, p. 912).

Under the Notification of the 27th July, 1876, published in the Calcutta fasette on 2nd August, 1876, the Lieutenant-Governor authorized the extension of the previsions of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses) to than

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -contd.

Bankura¹ in the district of Bankura, the limits of the thana being those previously fixed by the Boundary Commissioner of Bangal. In supersection of that Notification, the Lieutenant-Governor now authorizes the extens on of the provisions of the Act to the whole of thana Bankura, according to the limits of the thana as defined in the Notification of the Revenue Department dated the 5th September, 1878² and published in the Calcutta Gazette of the 11th idem, Part I, page 987.

Notification dated the 24th November, 1380 (published in the Calcutta Gazetle of 1880, Part I, p. 1098).

'Ir is hereby notified for general information that under section 2 of Act II (B.C.) of 1867 (entitled an Act for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenaat-Governor authorizes the extension of the provisions of the whole of the said Act to the Katwa Municipality, in the district of Burdwan, with effect from the 1st January, 1881.

The boundaries within which the provisions of the Act will be in force are the same as the boundaries of the Katwa Municipality as at present constituted.

Notification dated the 15th December, 1886 (published in the Calcutta Gazette of 1886, Part I, p. 1327).

It is hereby notified that the Lieutenant-Governor has been pleased to sanction the extension of the provisions of sections 11 to 15 of the Gambling Act, II (B. C.) of 1867, to Sen's Bazar and the Bazars of Khulna, Bagerhat and Satkhira, in the district of Khulna, with effect from the 6th January, 1887.

For the purposes of the Act the boundaries of the Bazais shall be as described below—

Sen's Bazar.—On the north Ayzganty village; on the south the river Bhairab; on the west the Sinha's road leading towards Ayzganty; on the east the Kaji's road.

Khulna or Shaheter Bazar—On the north the river Bhairab; on the south the Railway station compound; on the west the Railway station compound; on the east the Helatola road.

Bagerhat Bazar. — On the north the sub-divisional compound; on the south Bediabati, and a line joining it with the Basabati road; on the west the road from the Bazar to Basabati; on the east the river Bhairab.

atkhira or Pranshir Bazar.—On the north the road from Beharapara to the bridge; on the south Sultanpur; on the west the khal; on the east pucca road called Rathkhola and Dolebari, joining the road to Satkhira.

¹ For an earlier notification extending the Act to the town of Bankura—see Notification dated the 13th September, 1872, 2aste, p. 871.

8 Not printed in this Collection.

Rules and Orders made under Dougar Aces - vying.

BENGAL ACT II of 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867)—contd.

Notification dated the 18th May, 1889 (published in the Calculto Gazette of 1889, Part I, p, 488).

UNDER section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant Governor authorizes the extension, from the 1st July, 1889, of the provisions of the said Act to the thank of Domjur, in the district of Howrah, as defined by the boundaries mentioned below: -

On the north.—The Zilla boundary from the north-west corner of thana

Bally as far west as the village of Khasmora.

On the west.—The boundaries of the following villages, viz, Khasmora, Oadpur, Jamdundo, Luteebpur, Kolora, Dhoolaguree, Shooltee, Shandipur, Kandu, Nabaghora, Paneara, Kesmat, Koolai, Dhamsa, Belscolai, Khojapur, Shahapur, Khaskhamar, Alichuck and Modhu chuck.

On the south and east.—The Zilla boundary along the Hooghly river from the village of Modhuchuck northwards to the south-eastern corner of the Botanical Garden, and thence to the limits of than Sibpur, Howrah, Golabari

and Bally.

Notification dated the 1st October, 1889 (published in the Calcutta Gazette of 1889, Part I. p. 332\.

UNDER section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping the common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of the whole Act to the places mentioned below in the district of Hooghly:-

1. To the Bansberia Municipality within its presont limits, as defined and published at page 1710 of the Calcutta Gazette of [15th December, 1877.]

2. To the Kotrung Municipality which is bounded on the -

North-By the Serampere Municipality. South-By the Uttarpara Municipality. East-By the river Hooghly. West--By the East Indian Railway line. .

3. To the Bhadreswar Municipality, which is bounded on the -North-By the French boundary ditch.

South-By the Baidyabati Municipality.

East—By the river Hoogbly.

West-By the west fencing of the East Indian Railway. . .

¹ Sic. Read 19th December, 1877.

2 For an earlier notification extending the Act to the "town of Kotrung" —sec Notification dated the 17th April, 1877, ante, p. 579.

BENGAL ACT II of 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) - contd.

4. To the Baidyabati Municipality, which is bounded on the -

North-By the limits of the Bhadreswar Municipality and partly by the hamlet named Khurigachy.

South-By the limits of the Scrampore Municipality, Pearapore,

Rajyadharpore and partly by the hamlet Beloo

East—By the river Hooghly. West-By the Dankuni fields.

Notification dated the 30th November, 1889 (published in the Calcutia Gazette of 1889, Part I, p. 991).

Under section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses) the Lieutenant-Governor authorizes the extension, from the 1st January, 1890, of the provisions of sections 11 to 14 of the said Aot to Khaspur Fair and Kadamgachi Hat in thana Barasat, in the district of the 24-Parganas.

Khaspur Fair.—Bounded on the north by Fakir Chand Ghose's land; on the south by a villago road; on the west by Warish Shahajee's land; and on the

east by Sunti Nadi.

Kadamgachi Hât.—Bounded on the north and south by Uma Churn Dutt's garden; on the west by Talipukur; and on the east by a kutcha road running to villago Mutpore.

Notification.datea the 30th November, 1889 (published in the Calcutta Gazette of 1889; Part I, p. 991).

Under section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses) the Lieutenant-Governor authorizes the extension, from the 1st January, 1890, of the provisions of sections, 11 to 14 of the said Act to Kamdebpur. Hat and Soragachi Hat in thana Naihati, in the district of the 24-Pargauas.

Randebpore Hat.—Bounded on the north by Rutton Chakrabutty's land on the south by Talipukur; on the east by Raghu Nath Mundle's land and on

the west by Ram Kamul Chatteriee's land.

Soragachi Hât —Bounded on the north by the tank belonging to Kamini Debi and others; on the south by Annoda Pershad Banerjee's land; on the east by the land belonging to Kamini Debi and others; and on the west by Sadhu Mirza's land.

Notification dated the 30th November, 1889 (published in the Calcutta Gazette of 1889, Part I, p. 992).

Under section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses),

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867)—contd.

the Lieutenant-Goveruor authorizes the extension, from the 1st January, 1890, of the provisions of the said Act to the villages of Kamardanga, Nagarbazar Ghughudanga and Belgachia, in the South Dum-Dum Municipality in the district of the 24-Parganas.

Notification datid the 30th November, 1989 (published in the Calcutia Gazette of 1889, Part I p. 992).

UNDER section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses) the Lieutenant-Governor authorizes the extension, from the 1st January, 1890, of the provisions of the said Act to the villages of Itenda and Bagjollahat, in thanas Basirhat and Baduria, respectively, in the district of the 24-Parganas.

Itenda. - Bounded on the north by Akharpur; south by Panitor; east by

Nocada, and west by river Ichamati.

Bagjollshat.—Bounded on the north by Bagjolls village; on the west and south by Gour Bunga road, and on the east by Hidoypore.

Notification dated the 30th November, 1889 (published in the Calcutta Gazette of 1889, Part I, p. 992).

UNDER section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor authorizes the extension, from the 1st January, 1890, of the provisions of the said Act to the North Dum Dum Municipality in the district of the 21-Parganas.

Notification dated the 30th November, 1889 (published in the Calcutta Gazette of 1889, Part I, p. 992).

Under section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor authorizes the extension, from the 1st January, 1890, of the provisions of the said Act to thema Barnagore, in the district of the 24-Parganas.

Notification dated the 50th November, 1889 (published in the Calcutta Galette, of 1889, Part I, p. 992).

Under section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor authorizes the extension, from the 1st January 1890, of

BRNGAL ACT 11 of 1867. (THE BENGAL PUBLIC GAMBLING ACT, 1867) -contd.

the provisions of the said Act to (1) Metiabruz, (2) Shahpore and (3) Behala outposts in thana Tollygunge, in the district of the 24-Perganas.

Notification deted the 18th January, 1890 (published in the Calcutta Gazette of 1890, Part I, pp 62, 81 and 106).

Under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor authorizes the extension, from the 1st February, 1890, of the provisions of sections 11 to 14 of the said Act to the town of Rampur-Hat (including Brahamanigram, Kalisanra and Khalasiparah), in the district of Birbhum.

2. For the purposes of the above Act; the boundaries of the place shall be as follows:—

North.—East Indian Railway Rifle Butts.

South.—Sanghatta khal.

East .- Khair tank.

West.-Village Suifalla,

Notification dated the 2nd June, 1890 (published in the Colcutta Gazette of 1890, Part I, pp. 549, 585 and (35).

Under section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor authorizes the extension, from the 1st July, 1890, of the provisions of the said Act. to the Kharar Municipality in the district of Midnapore.

Notification dated the 7th July, 1891 (published in the Calcutta Gazette of 1891, *Part I, p. 716).

If exercise of the powers conferred on him by section 2 of Act II (B. C.) of 1857 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor authorizes the extension of the said Act to the Jaynagar Municipality, in the district of the 24-Parganas, with effect from the 23rd July, 1891.

² This Notification is cancelled in so far as it relates to the Metiabruz and Behala outports by Notification No. 3951 J., dated the 30th November, 1908, peet, p. 585.

BERGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867)-contd.

Notification dated the 6th August, 1891 (published in the Calcutta Gazette of. 1891, Part I, p. 769).

Under section 2 of Act II (B.C) of 1867 (an Act to provide for the punishment of the public gambling and the keeping of common garding-houses), the Lieutenant-Governor is pleased to authorize the extension, from the 28th August, 1891, of the provisions of the said Act to the villages within the Municipal limits of Bally, in the jurisdiction of the police station of Bally, in the district of Howrah. The boundaries of the tract within which the said Act shall be in force are as follows:—

North .- Bally khal.

South.—Northern extremity of the Howrah Municipality.

East.—River Hooghly.

West.—The East Indian Railway line down to the point where it meets the Howrah Municipality.

Notification duted the 3rd September, 1892 (published in the Calcutta Gazette of 1892, Part I, pp. 832, 854 and 875)

In the exercise of the powers, conferred on him by section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaining-houses), the Lieutenant-Governor authorizes the extension of section 11 of the said Act to the Bordal hat in the Satkhira subdivision of the district of Khulna, with effect from the 1st October, 1892.

The following are the boundaries of the lift:-

North-The Kabadak river.

South .- The bil to the south of the hat.

West -The Titukhali khal.

East.—The road leading to the Muchipara of Bordal.

Notification No. 494 J. D., dated the 9th October 1893 (published in the Calcutta Gazette of 1893, Part I, p. 845).

In exercise of the powers conferred on him by section 2 of Act II (B. C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming houses), the Lieutenant-Governor authorizes the extension of the provisions of the said Act to the town and environs of Asansol as per boundaries given below, in the district of Burdwan, with effect from the 22nd October, 1893:—

1. Asansol bazar, bounded on the north by Grand Trunk Road, and Cooly Depôt of Mr. Logan and Khilkalain meadow; on the south ky Asansol village and Chholabari; and a tank named Banka; on the east by Masapi khana and old station road; and on the west by Mr. Larduas' tank and Railway Company's waste land.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING, ACT, 1867) -- contd.

2. Englishtolla, bounded on the north by the East Indian Railway line; on the south by the Grand Trunk Read, and Budhdanga; on the east by Narayan Raya's tank, and the road from the Grand Trunk Road to the tank; and on the west by the Rengal
Nagpur Railway line and; Nunnery house

3. Assusol town, bounded on the north by the hig tank near the police station; on the south, by the road, for cooling from Esmile to

Khushik; on the east by Khetoo Roy's tank, and the land called

Chhagal Kanoli and Bathandanga; and on the west by the Barabandh tank and land called Chhagal Beray.

4 Budhdanga, bounded on the north by the Railway Company's land • named Budhdanga; on the south by Budhgrum; on the east by the Chaukanidanga meadow; and on the west by the land called Hoklabowal.

5. Beldardanga, bounded on the north by the Grand Trunk Road; on the south by the land called Majurababal; on the east by the Nunnery house; and on the west by the Bengal-Nagpur Railway line.

6. Jhinkuripara, bounded on the north by the Nunia khal; on the south by the East Indian Railway line, on the east by the pucca road; and on the west by the drain from Kolband tank.

7. Puratan Station, bounded on the north by the Coal Depôt of Mr. Apoar and Shib Krishna Daw, and Bauripara; on the south by the Grand Trunk Road; on the east by the Railway Company's tank; and on the west by the Railway District Engineer's house.

Notification No. 1515J., dated the 19th March, 1895 (published in the Calcutta Gazet'e of 1895, Part I, p. 214).

It is hereby notified for general information that under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension, from the 1st April, 1895, of the provisions of section 11 of the said Act to the strip of land in the district of Houghly which is bounded on the east by French Chanderbagore and on the west by the East Indian Railway, and which stretches from the point where the above two boundaries meet at Ugleypara on the north to the northern boundary of the Bhadreswar. Municipality on the south.

Notification No. 2298J., dated the 13th April, 1896 (published in Calcutta Gazette of 1896, Part I, p. 414).

It is hereby notified for general information that, under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GATBLING ACT, 1867)-contd.

the keeping of common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension, from the 1st May, 1896, of the provisions of the said Δ ot to the Howrah Municipality.

Notification No. 3077 J., dated the 31st May, 1897 (published in the Calcutta Gazette of 1897, Part I, p. 715).

In exercise of the power conferred by section 2 of Bengal Act II of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal), the rieutenant-Governor is pleased to extend the whole of that Act to the suburbs of the town of Calcutta in which Bengal Act II of 1866 (an Act to provide for the better regulation of the police within the suburbs of the town of Calcutta), is in force.

Notification No. 1184J. D., dated the 25th October, 1897 (published in the Calcutta Gazette of 1897, Part I, p. 1321).

It is hereby notified for general information that, under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor authorizes the extension, from the 1st November, 1897, of the provisions of the said Act to the town of Nabadwipa, in the district of Nadia.

Notification No. 118J., dated the 9th January, 1899 (sublished in the Oakutta Gazette of 1899, Part I, p. 44).

Under section 2 of Act II 'B.C) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of the said Act to the Garulia Municipality, in the district of the 24-Parganas, with effect from the 1st February, 1899.

Notification No. 3235J., dated the 10th August, 1899 (published in the Calcutta Gazette of 1899, Part I, pp. 1081, 1116, and 1139).

UNDER section 2 of Act II (B.C) of 1867 an Act to provide for the punishment of public gambling and the keeping of common gaming houses), the Lieutenant-Governor is pleased to authorize the extension, with effect from the

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -- contd.

25th August, 1899, of the provisions of section 11 of the said Act to certain bazars in the district of Darjeeling, the names and boundaries of which are given below:—

	Name of Bazar.	Boundary.
1.	Pul Bazar	North.—By Himak Limboo's and Hangs-bir's land. East and south.—By the Little Rangit river. West.—By Tilak Sing's land.
2.	Dangia Hât	North.—By Langoor Khola. East.—By Rechok Dewan's garden and Damber Sing Gurroong's and Kanzung Tshering's bhutta fields. South.—By Amboth Khola. West.—By Lakhang's and Manbahadur's bhutta field.
3.	Singla Hât	North —By the Great Rangit River. East.—By Sookhal Limboo's land, South.—By Dambar Dhoje Mandal's land. West.—By Singla forest.
4.	Kalimpong	North.—By the Scotch Mission compound. East.—By raivats land of Dungra, block No. 5. South.—By Ni issing Moonshi's land. West.—By bastiwala's land of Bhaloo Khope, block No. 2.
	Pedong	North.—By the Roman Catholic Mission land, and Yang Kook Bhutia's land East.—By Loddi Lepcha and Yang Kook's laud. South.—By Dogay Bhutia's land, and Dhoji Bhutia, the Pedong Mandal's land. West.—By the land of Dogay Bhutia, and Dhoji Mandal of Pedong. North and east.—By Gorabathan khas land.
õ.	Sombari Hât	South.—By Mal tea garden. West.—By the Chel river.

Notification No. 5362J, dated the 9th December, 1899 (published in the Calcuttae Gazette of 1890, Part I, pp. 1530, 1562 and 1583).

Is exercise of the powers conferred by section 2 of Bengal Act II of 1867 (an Act to provide for the punishment of public gambling and the keeping of

BENGAL ACT II or 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -contd.

common gaming-houses in the territories subject to the Lieutenant-Governor of Bengel), the Lieutenant-Governor is pleased—

(c) to extend the said Act, with effect from the 1st January, 1900, to the towns Ulubaria and Bauria in thema Ulubaria, and to the villages comprised in the Amta Village Union in thema Amta, in the district of Howrah, and

(b) to define the limits of the said towns and villagos as follows:—

Ulubaria town.

North,-Bengal-Nagpur Railway line

West.--The eastern boundary line of village Alipukur, and the eastern and the northern boundary lines of village Bahir Gangarampur, and the eastern boundary line of village Gangarampur.

South .- Champa khal.

East.—The river Hooghly, and the Rajpur drainage channel up to the point where it is crossed by the Bengal-Nagpur Railway line.

Bauria town.

North.—The Bengal-Nagpur Railway line, and Radhanagar khal. West.—The Chakkasi khal.

South and east .- The river Hooghly.

Amta Village Union, comprising the villages Amta, Chotomoira, Maduria, Someswar, Baramoira, Jagannathpur, Jot Kallyan, Mallagram, Sontoshnagar, Dyara, Ranapara, Gugun, Guzarpur Kharap, Narit, Kalbas, Bara Gazipur, Gazipur, Mainan, Napara, Joyanti, Tajpur, and Mohesmari—

- North.—The southern boundary line of villages Bamchandrapur 2nd Kurit, Kotalpara, Chakpota, Koomaria, and Kalikata, and the river Damodar.
- West.—The eastern boundary line of village Thalia, the northern, eastern and southern boundary line of village Dhainpur, the southern boundary line of village Shihaguri, the eastern houndary line of village Shauriya, the northern, castern and southern boundary line of village Kamargori, the eastern boundary line of village Khulna, the northern and southern boundary line of village Sheral, and the eastern boundary line of village Kushberia
 - South.—The northern boundary line of village Sarda, the river D. modar, and the northern boundary line of villages Tajpur, Gazipur, and Khanpara.
 - East. Right bank of the river Damodar from the northern boundary line of village Sarda to the point in village Napara just opposite to the southern boundary line of village Dyara situated on the left bank of the river, and the western boundary line of villages Chandpur and Harishpur.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) - contd.

Notification No. 1146 J., dated the 26th February, 1900 (published in the Calcutta Gazette of 1900, Part I, p. 224).

In exercise of the powers conferred by section 2 of Bongal Act II of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal), the Lieutenant-Governor is pleased to extend all the sections of that Act to the New Pranshire Bazar, within the Satkhira Municipality in the district of Khulna, with effect from the 15th March, 1900, and to define the limits of the said Bazar as follows:—

Bounded on the-

North—By (1) Raja Digamber Mitter's Cutcherry; (2) Upendra Nath Bose's basabari; (3) Dinonath Mukerji's basabari; and (4) the Sub-Registry office.

East-By Municipal Road.

South-By the Kumarpara.

West-By the khal.

Notification No. 252 J. D., dated the 28th April, 1900 (published in the Calculta Gazette of 1900, Part I, p. 423).

Under section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of the said Act to the Kotchandpur Municipality, in the district of Jessore, with effect from the 15th May, 1900.

Notification No. 1046 J. D., dated the 29th May, 1900 (published in the Calcutta Gazette of 1900, Part I, p. 589).

.UNDER section, 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to authorize the extension of the provisions of the said Act to the Kushtia Municipality, in the district of Nadia, with 'effect from the 15th June, 1900.

Notification No. 2475 J. D., dated the 19th October, 1901 (published in the Calcutta Gazette of 1901, Part I, p. 1345).

In exercise of the power conferred by section 2 of Bengal Act II of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor is pleased to extend the

BENGAL ACT II or 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -contd.

said Act, with effect from the 1st November, 1901, to the Budge-Budge .Municipality, in the district of the 24-Parganas.
2. Notification No. 149J, dated the 10th January, 1899, is hereby

cancelled.

Notification No. 3981 J., dated the 29th August, 1902 (published in the Calcutta Gazette of 1902, Part I, p. 1175).

In exercise of the powers conferred by section 2 of Bengal Act II of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal), the Lieutenant-Governor is pleased to extend all the sections of that Act to the Khulna Municipality, with effect from the 1st October, 1902.

Notification No. 3331 J. D., dated the 26th July, 1905 (published in the Calcutta Gasette of 1905, Part I, p. 1357).

In exercise of the powers conferred by section 2 of the Bengal Public Gambling Act, 1867 (Bengal Act II of 1867), the Lieutenant-Governor is pleased to extend the said Act to the following places situated in than Kharagpur in the Sadar sub-division of the district of Midnapore, and comprised within the boundaries hereinafter set forth, namely: -

1. The Bengal-Nagpur Railway settlement and yard at	7. 8.	Village Inda ,, Ballavdanga Patna.
Kharagpur. Kharagpur. Village Panchberia. Nebatpur. Bhabanipur. Kharida. Kharagpur bazar.	9. 10, 19. 12. 18. 14.	, Ballavdanga tatna. , Sanjowal. , Kansallya. , Bulbulchati. , Gaikatasole. , Jali. , Tengrabinda

Boundaries.

On the north, the villages of Rajgram, Srikrishnapur, Srimanta Chak, Panchberia and Inda,

On the east, the villages of Inda, Sanjowal and Kansallya.

On the south, the villages of Kansallya, Mirapur, Kasaiksta and Taljali, Sonamukhi junele, and that part of the village of Sonamukhi which is known

On the west, the villages of Sonamukhi, Tentichati, Khurjungle and

Bhagabanpur.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -contd.

Notification No. 3944 J. D., dated the 19th August, 1905 (published in the Calcutta Guzette of 1905, Part I, pp. 1432, 1460 and 1507).

In exercise of the power conferred by section 2 of the Bengal Public Gambling Act 1867 (Bengal Act II of 1867), and in continuation of the Notification under the said section, dated the 7th July, 1876, I and published in l'art I at page 222 of the Calcutta Gazette of the 12th **iden**, the Lieutenant-Governor is pleased to extend sections I and II of the said Act, with effect from the 10th proximo, to the villages of Chanditala, otherwise called Guttal, and Barijhati, in the Serampore sub-division of the district of Hooghly, and to define the boundaries of the said villages as follows:—

Chamiliala. North, village Pyragacha; west, villages Kalachara and Kanabati; east, the river Saraswati; and south, the Benare Road and villages Barijhati and Ajodhya, otherwise called Thora.

Barijhati.—North, the Benaros Road and village (handitala; west villages Chanditala, Ajodhya, otherwise called Thora, and Khanpur; east, village Goralgacha, and south, villages Goralgacha and Khanpur.

Notification No. 3961J., dated the 30th November, 1908 (published in the Calcutta Gazette of 1908, Part I, pp. 1979, 2008 and 2038).

In exercise of the power conferred by section 2 of the Bengal Public Gambling Act, 1867 (Bengal Act II of 1867), the Lieutenant-Governor is pleased to extend all the sections of the said Act (except section 13, which already applies 2) to the whole of than Behala, in the district of the 24-Parganas.

2. Notification dated the 19th September, 1871 (published in the Calcutta Gazette of 1871, page 1731), so much of the Notification dated the 30th November, 1889 3 (published in the Calcutta Gazette of 1889, Part I, p. 992), as relates to the Metiabruz and Behala outposts and so much of the Notification dated the 16th November, 1874 4 (published in the Calcutta Gazette of 1874, Part I, page 1661), as relates to the villages of Barisa, Barsuna, Sontoshbati-Behala, Dakhin Behala, Thakurpukur, Podra, and Sukerbazar, are hereby cancelled.

Notification No. 4051J., dated the 7th December, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 2007).

· In exercise of the powers conferred by section 2 of the Bengal Public Gambling Act, 1867 (Bengal Act II of 1867), and in continuation of the

Printed anso, p. 878s \$ 3. It applies to the whole of Bengal by virtue of s. 16 of the Act. Printed anso, p. 88s.
Printed anso, p. 878.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867)—contd.

notification under the raid section, dated 19th August, 1905, and published in Part I at page 1432 of the Calcutta Gazette of the 23rd idem, the Lieutenant-Governor is pleased to extend sections 1 and 11 of the said Act, with effect from the 1st January, 1909, to the village of Bandel, in the Sadar sub-division of the Hooghly district, and to define the boundaries of the said village as follows:—

North.-The southern boundary of Isarbag village.

East.-Western boundary of Balagarh in town Hooghly.

South.—Northern boundary of village Kodalia.

West .- Western boundary of Naldanga and Manaspur.

Notification No. 2073.1., dated the 5th August, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 1156, 1184, and 1209).

In exercise of the power conferred by section 2 of the Bengal Public Gambling Act, 1807 (Bengal Act 11 of 1867), the Lieutenant-Governor is pleased to extend all the sections of the said Act (except section 13 which already applies) 2 to the villages of Bazargoan, Kalipur, Karidha, Kanaipur Chhora Namudarpur and Hasanabad (including Nirbhoypur and Chak Uditdhal) in the district of Birbham, comprising one compact area, bounded as follows namely:—

On the north.—By part of the road joining the Rajnagar Road with the Dumka Road lying along Chak Bangsichora, Chak Doman, Tasarkota, Chak Ranpur, Chak Naogaon, Chak Barulia and Chak Baruipur;

On the east.—By Chaks Narapara, Sibpur, Araipur, Nurai, Sidhuri and a large portion of Anandpur;

On the south.—By a small portion of Anaudpur, Amaipur, Chak Sujanpur and Bara Mahula, and a part of the Suri-Rajnagar Road which lies along Lakhindarpur and Charmura, and

On the west.—By part of the road joining the Rajuagar Road with the Dumka Road which lies along Chak Amgachi.

Notification No. 292J., dated the 3rd February, 1911 (published in the Calcutta Gazette of 1911, Part I, pp. 147, 238 and 282).

In exercise of the power conferred by section 2 of the Bengal Public Gambling Act, 1867 (Bengal Act II of 1867), the Lieutenant Governor in Council is pleased to extend all the sections of the said Act (except section 13, which already applies 2) to the Dhulian Municipality, in the district of Murshidabad,

¹ Vide Notification No. 2944, dated the 19th August, 1905, aute, p. 595, a 38. 13 applies to the whole of Bengal by virtue of s. 16 of the Act.

BENGAL ACT II OF 1867 (THE BENGAL PUBLIC GAMBLING ACT, 1867) -coveld.

within the boundaries specified in paragraph 2 of Notification No. 640M., dated the 1st April, 1909 1 (published at page 222 of Part 1B of the Calcutta Gazette of the 7th April, 1909).

Notification dated the 17th June, 1868 (sublished in the Calcutta Gazette of 1868, p. 1181).

Under section 5, Act II (B.C.), 1867 "an Act to provide for the punishment of public gampling and the keeping of common gaming-houses in the territories subject to the Lieutenant-Governor of Bengal," it is hereby declared that only police-officers, of or above the rank of Sub-Inspector, are authorized to exercise the powers described in that section.

Notification No. 2566P.D., dated the 22nd October, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 1865).

It is hereby notified for general information that, the Lieutenant-Governor is pleased to direct that, within the territories subject to his administration outside the town of Calcutta, a European Police Sergeant shall be deemed to be of the rank of a Sub-Inspector for the purpose of the exercise of any power which has been declared under the previsions of the enactments specified below to be exerciseable by a police-officer of the rank of a Sub-Inspector.

- (1) The Pengal Public Gambling Act, 1867 (Bengal Act, II. of. 1867),
 as subsequently amended.
- (2). The Bengal Excise and Licensing Act, 1878 (Bengal Act VII of 1878), as subsequently amended.

Bengal Act I of 1869 (the Bengal Crueity to Animals Act, 1869).

Notification No. 3000 J.D., dated the 9th October, 1900 (published in the Calcutta.

Gazette of 1900, Part I, p. 1150).

Under the powers conferred upon him by section 5B (1) of Act I (B. C.) of 1869 (an Act for the prevention of cruetly to animals), as amended by Act III (B. C.) of 1910, the Licutenant-Governor is pleased to appoint the hospital attached to the Bengal Veterinary College, Belgachia, to be an infirmary for the treatment and care of animals in respect of which offences against the above-mentioned Act have been committed in Calcutta, Alipore, Sealdah, Chitpur, Cossipore and Dum-Dum.

¹ Noted in Vol. I, p. 297.

2 Clause (2) appears to have been supermeded by s. 67 of the Rengal Excise Act, 1909 (Bengal Act V of 1909.

BENGAL ACT I OF 1869 (THE BENGAL CRUELTY TO ANIMALS ACT, 1869) - contd.

Notification No. 2367 T. R., dated the 26th October, 1908 (published in the Calcutta Gazette of 1908, Pari 1, p. 1731).

In exercise of the power conferred by sub-section (1) of section (B of the Bengal Cruelty to Animals Act, 1869 (Bengal Act I of 1869), the Lieutenant-Governor-is pleated to appoint the pound at Kalimoong to he an infirmary for the treatment and care of animals in respect of which offences against that Act have been committed.

Notification dated the 8th May, 1869 (published in the Calcutta Gauette of 1869, p. 1058).

Under the power vested in him hy section 10 of Act I (B. C.) of 1869, (an Act for the prevention of cruelty to animals), the Lieutenant-Governor is hereby pleased to extend the provisions of the said Act to the under-mentioned places in the district of Nadia:—

.The Sadar sub-division of the district.

The sub-division of Ranaghat.

The town of Kushtia.

Notification dated the 19th January, 1871 (published in the Calcutta Gazette of 1871, p. 219).

Under the power vested in him by section 10, Act I (B. C.) of 1869 (an Act for the prevention of cruelty to animals), the Lieutenant-Governor is hereby pleased to extend the provisions of the said Act to the towns of Hooghly and Chinsura. The limits of the towns for the purposes of this Act will be the same as those fixed for Act III (B. C.) of 1864.

Notification, dated the 20th December, 1875 (published in the Calcutta Gazette of 1875, Part I, p. 1565).

UNDER section 10, Act I (B. C.) of 1869 (for the prevention of cruelty to animals), the Lieutenant-Governor is pleased to extend the provisions of the said Act to the under-mentioned villages, through which the Ganges and Darjeeling Road passes from Titalia to the horder of the Darjeeling district:—

1.	Run Chundi	•••	•••	***	West of road.
2.	Moora Mala	••• (· •••	• • • •	· Ditto.
3.	Kashimgunge		1	••	Ditto.
. 4.	Sannysiparah	•••		•••	. Ditto
5.	Moosheerda		•••	•••	Ditto.
6.	Bangla Bandha		* *	•••	vitto.
	0				

¹ ken. Act III of 1564 was repealed by Ben. Act V of 1876 which again is repealed in Bengal by Ben. Act III

BENGAL ACT I OF 1869 (THE BENGAL CRUELTY TO ANIMALS ACT, 1869)—oontd

	•			•	
7.	Ajari Jhora	•••	•••	•	West of road.
8.	Amydighi	•••	•••	•	Ditto.
•9.	Dhontollah		•••	•	Ditto.
10.	•Khalapara	. 2. *	•••	•••	Ditto.
11.	Siliguri	•••	•••		• Ditto.
12.	Patalphor		•••	•	Ditto.
13.	Run Chundi	•••	•••]	East of read.
14.	Chandamari	•••		•••	Ditto.
15.	Lukhirsthan	•••	•••	•••	Ditto.
16.	Tirnoy	•••	•••	•••	Ditto.
17.	Dhajhan	•••	•••	•••	Ditto.
18.	Fakirpash	•••	•••	•••	Ditto.
19.	Sepoyparah	•••	•••	•	Ditto.
29.	Ghatalparah	•••	•••	•••	Ditto.
21.	Sirdarparah	•••	•••	•••	Ditto.
22.	Kalnagi	•••	•••		· Ditto. **
23.	Anidighi	•	•••	•••	Dilto.
24.	Dhantola	•••	·-t	***	Ditto,
25.	Mambhagna		•••	•••	Ditto.
26.	Siliguri .		•••	•••	Ditto.
27.	Patalphor	•••	•••	•••	Ditto.
28.	Shoroparah	***	•••	•••	Ditto.
29.	Jote Barobila		•••	Both	sides of the reac
30.	Magoora	• • •	•••	•••	Ditto.
31.	Sookaroo	•••	•••	•••	Ditto.
32.	Radhey Singh .		•••	•••	Ditto.
33.	Nagar Titalyah		•••	•••	Ditto.
34.	Jote Webb Shah	eb	•••		Ditto.
35.	Anwar Khutta	•••	'		Ditto.
36.	Nohabor	•••	•••	•••	Ditto.
37.	Mohilal	•••	•••	•••	Ditto.
88.	Kalram	•••	•••	•••	Ditto.
89.	Hussijote	•••		•••	Ditto.
	Sirkarparah	•••	6		Ditto.
41.	Myaram	:	• ••	•••	Ditto.
42.	Run Chundi	•••	•••	•••	Ditto.
	Baroghoria	••	•••	1	• Ditto.
44.	Kristo Kant	••••	•••	•••	. Ditto:

BENGAL ACT I OF 1869 (THE BENGAL CRUELTY TO ANIMALS ACT, 1869) - concid.

Notification dated the 6th May, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 463).

UNDER section 10. Act. I (B.C.) of 1869 (for the prevention of oruelty to animals), the Lieutenant-Governor is pleased to extend the provisions of the said Act to the whole of the Darjeeling district.

Notification dated the 19th December, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1546).

UNDER the power vested in him by section 10 of Act I (B.C.) of 1869 (an Act for the provention of oruelty to animals), the Lieutenant-Governor is hereby pleased to extend, from the 1st February, 1877, the provisions of the said Act to the town of Burdwan, in the district of Burdwan. The limits of the town for the purposes of the Act will be the same as those fixed for municipal purposes.

Notification No. 1385 J.D., dated the 27th June, 1906 'published in the Calcutta Gazette of 1906, Part I, p. 1326).

Under the authority vested in him by section 10 of Act I (B.C.) of 1869 (an Act for the prevention of cruelty to animals), the Lieutenant Governor is pleased to extend the provisions of the said Act to the area, comprised within the boundaries defined below, which was added to the Garden Reach Municipality in the Notification No 2124 T.—M., dated the 19th August 1905, published in the Calcutta Gazette by the Municipal Department of this Government:—

Boundaries of the added area.

- On the north and west.—From the point where the north-east corner of the boundary of the Nadial village meets the southern bank of the river Hooghly, west and southward along the south and east banks of the river Hooghly till it meets the Government embankment.
- Contract scuts.—Fhence eastward along the northern boundary of the Government embankment on the north of the Akra village till it meets the northern boundary of the village kismat Dum-Dum.
 - On the east.—Thence northward along the eastern boundary of villages
 Kadumpur, kismat Satghara and Nadial till it meets
 the southern bank of the river Hooghly.

Noted in Vol. I, p. 401.

BENGAL AUT I OF 1869 (THE BENGAL CRUELTY TO ANIMALS ACT, 1860) AND BENGAL ACT III OF 1869 [THE BENGAL CRUELTY TO ANIMALS (ARREST) ACT, 1869].

Notification dated the 19th January, 1877 (published in the Calcutta Gazette of 877; Part I., p. 120).

In is hereby notified that, under section 10, Act I (B.C.) of 1869 (an Act for the prevention of cruelty to animals and under section 3, Act III (B.C.) of 1869 (an Act to enable police-officers to arrest without warrant persons guilty of cruelty to animals) the Lieutenant-Governor is pleased to extend the provisions of both Acts to the north suburban town in the district of the 24-Parganas.

For the purposes of both the said Acts the boundaries of the north suburban town shall be the same as those described in the Notification of the 20th February, 1869, published in the Calcutta Gazetto of the 24th idem for municipal purposes.

Notification dated the 3rd April, 1879 (published in the Calcutta Gazette of 1879, Part I, p. 331).

In is hereby notified that, under section 10 of Act I (B.C.) of 1869 (an Act for the prevention of erucity to animals) and under section 3 of Act III (B.C.) of 1869 (an Act to onable police-officers to arrest without warrant persons guilty of crucity to animals), the Lieutenant-Governor extends the provisions of both those Acts to the town of Howrah.

• For the purposes of both the said Acts the houndaries of the town-shall be the same as those fixed for municipal purposes.

Notification dated the 3rd July, 1884 (published in the Calcutta Gazeite of 1884,
Part I, pp. 763, 781 and 7:6).

It is hereby notified that, under section 10 of Act I (B.C.) of 1869 (an Act for the prevention of crucity to animals), and under section 3 of Act III (B.C.) of 1869 (an Act to enable polico-officers to arrest without warrant persons guilty of crucity to animals), the Lieutenant-Governor is pleased to extend the provisions of the said two Acts to the limits of the Budreswar Municipality, in the district of Hooghly.

¹ The Note cation of the 20th February, 1869, is no longer in force. The boundaries of the north-suburban town were described in it as follows:

[&]quot;North aubarant town, consisting of the villages of Barnagore, Bon-Hoeghly, Dakhineswar, Belgherish, Palparah, Nowoorah, Ariedaha, Noyduh, Kamerhetl and Basdebpur.

"The boundards of the villages are the same as were set fofth in the maps of the survey which was canonioned by Government, as notified in the gazette of the 18th June, 1886."

BENGAL ACT I OF 1869 (THE BENGAL CRUELTY TO ANIMALS ACT, 1869) AND BENGAL ACT III OF 1869 [THE BENGAL CRUELTY TO ANIMALS (ARREST) ACT, 1869]—cantd.

Notification dated the 27th August, 1884 (published in the Calcutta Gazette of 1884, Part I, pp. 916, 840 and 969).

It is hereby notified that, under section 10 of Act I (B.C.) of 1869 (an Act for the prevention of oruelty to animals), and under section 3 of Act III (B.C.) of 1869 (an Act to enable police officers to arrest without warrant persons guilty of cruelty to animals), the Lientenant-Governor extends the provisions of both those Acts to Bally (within the district of Howrah).

For the purposes of both the said Aots the boundaries of the town shall be

the same as those fixed for municipal purposes

Notification dated the 20th May, 1886 (published in the Calcutta Gazette of 1886, Part I, p. 607).

It is hereby notified that, under section 10 of Act I (B.C.) of 1869 (an Act for the prevention of cruelty to animals), and under section 3 of Act III (B.C.) of 1869 (an Act to enable police-officers to arrest without warrant persons guilty of cruelty to animals), the Lieutenant-Governor is pleased to extend the provisions of the said two Acts to the Serampore, Uttarpara, Kotrung, and Baidyabati Municipalities, in the district of Hooghly.

Notification dated the 29nt December, 1888 (published in the Calcutta Gazette of 1888, Part I, p. 1105).

Whereas notices declaring the intention of the Lieutenant-Governor to extend Act I. (B.C.) of 1869 (an Act tor the prevention of cruelty to animals) and Act III (B.C.) of 1869 (au Act to enable police-officers to arrest without worrant persons guilty of cruelty to animals), to the Taki, Baduria, Basirhat, Gobardanga, Barasat, Naihati, North Barrackpore, South Barrackpore, Barnagore, Rajpur, Baruipur, Jaynagar, South Suburban, North Dum-Dum and South Dum-Dum Municipalities, in the district of 24-Parganas, have been published in those Municipalities, and no objection has been raised to the proposed extension within one month from the date of publication of such notices, it is hereby notified for general information that the Lieutenant-Governor sanctions the extension of the above Acts to the said Municipalities.

Notification dated the 30th April, 1890 (published in the Calcutta Gauette of 1890, Part 1, p. 453).

Ir is hereby notified that, under section 10 of Act I (B.C) of 1809 (an Act for the prevention of cruelty to animals), and under section 3 of Act III (B.C.)

BENGAL ACT I OF 1869 (THE BENGAL CRUELTY TO ANIMALS ACT, 1869) AND BENGAL ACT. III OF 1869 [THE BENGAL CRUELTY, TO ANIMALS (ARREST). ACT, 1869]—conold.

of 1869 (an Act to enable police-officers to arrest without warrant persons guilty of crnelty to animals), and under section. 3 of Act XX of 1879 (an Act to provide for the better prevention of glauders and furcy among horses), the Lieutenant-Governor is pleased to extend the provisions of the said three Acts to the district of Howrah, with effect from the 1st May, 1890.

BENGAL ACT III OF 1869 [THE BENGAL CRUELTY TO ANIMALS (ARREST)
ACT, 1869]

Notification dated the 6th October, 1869 (published in the Calcutta Gazette of 1869, p. 1874).

UNIOR the power vested in him by section 3 of Act III (B.C.) of 1869 (an Act to enable police-officers to arrest without warrant persons guilty of cruelly to animals), the Lieutenant-Governor is hereby pleased to extend the provisions of the said Act to the under-mentioned places in the district of Nadia:—

The sadar sub-division of the district, the sub-division of Ranaghat and the town of Kushtia

The provisions of Act I (R.C.) of 1869 (an Act for the prevention of cruelty to animals) has already been extended to the above places.

• Notification dated the 6th December, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1491).

It is hereby notified that, under section 3 of Act III (B.C.) of 1869 (an Act to enable police-officers to arrest without warrant persons guilty of cruelty to animals), the Lieutenant-Governor is pleased to extend the provisions of the seid Act to the whole of the Darjeeling district.

Notification dated the 19th December, 1876 (published in the Calcutto Gazette of 1876, Part I, p. 1546.)

Act to enable police officers to arrest without warrant persons guilty of cruelty to animals), the Lieutenant-Governor is pleased to extend, from the 1st February, 1877, the provisions of the said Act to the town of Burdwan, in the district of Burdwan. The limits of the town for the purposes of this Act will be the same as those fixed for municipal purposes.

Repealed by Act XIII of 1809.

Frida Notification dated the 5th May 1809, ents, p. 506.

Bengal Act III of 1869 [The Bengal Crurity of Animals (Arrest)

Act, 1869 ;—concld.

Notification No. 1387 J. D., dated the 27th June, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 1327).

Under the authority vested in him by section 3 of Act III (B.C) of 1869 (an Act to enable the police-officers to arrest without warrant persons guilty of crucity to animals), the Lieutenant-Governor is pleased to extend the provisions of the said Act to the area, comprised within the boundaries defined below, which was added to the Garden Reach Municipality in the Notification No. 2124 T.—M., dated the 19th August, 1905, published in the Calcutta Gazette by the Municipal Department of this Government:—

Boundaries of the Added Area.

On the north and west.—From the point where the north-east corner of the boundary of the Nadial village meets the southern bank of the river Hooghly, west and southward along the south and east banks of the river Hooghly till it meets the Government embankment

On the south.—Thence eastward along the northern boundary of the Direction Government Embankment on the north of the Akra village till it meets the northern boundary of the rillage kismat Dum-Dum.

On the east.—Thence northward along the eastern boun lary of villages Kadumpur, kismat Satghara, and Nadial till it meets the southern bank of the river Hooghly.

BENGAL ACT VI OF 1870 (THE VILLAGE-CHAUKIDAR) ACT, 1870).

Notification dated the 8th May, 893 (published in the Calcutta Gazette of 1893, Part I, p. 426).

It is hereby notified, under section 3 of Act I (B.C.) of 1892 (an Act to amend the Village-charkidari Act, 1870), that within the local areas of tea gardens in the district of Darjeeling, and of the estate known as the Western Duars of Jalpaiguri, the number of persons to be appointed to discharge the duties of a panchayet may be reduced to one.

Notification No. 1307 J. D., dated the 12th September, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 83).

Ir is hereby notified for general information that the Lieutenant Governor is pleased to appoint, under section 58 of Act VI (B.C.) of 1870, the Sub-divisional Officers of Scrampore and Jahanabad in the Hooghly district, to be

¹ Noted in Vol. I, page 401.*
² Now called Arambarh.

BENGAR ACT VI OF 1870 (THE VILLAGE-CHAUKIDARI ACT, 1870) - contd.

Commissioners within their respective jurisdictions for ascertaining and determining the chaukidari chakaran lands therein.

Notification No. 1554 J. D., dated the 29th September, 1894 (pullished in the Calcutta Gazette of 1894, Part I, p. 1031).

It is hereby notified for general information that the Lieutenant-Sovernor is pleased to appoint, under section 58 of Act VI (BC.) of 1870, the Subdivisional Officer of Ulubaria, in the district of Howrah, to be a Commissioner within the jurisdiction for ascertaining and detormining the chaukidari chakaran lands therein.

Notification No. 1714 J. D., duted the 4th October, 1894 (published in the Calcutta Gazette of 1894, Port I, p. 1077).

Ir is hereby notified for general information that the Lieutenant-Comernor is pleased to appoint, under section 58 of Act VI (B.C.) of 1870, the Subdivisional Officer of Rampur Hât, in the district of Birbhum, to be a Commissioner within his jurisdiction for ascertaining and determining the chaukidari chakaran lands therein.

Notification No. 1716 J. D., aated the 4th October, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 1078).

It is hereby notified for general information that the Lieutnant-Governor is pleased to appoint, under section 58 of Act VI (B.C.) of 1370, the Subdivisional Officer of Vishnupur, in the district of Bankura, to be a Commissioner within his jurisdiction for ascertaining and determining the chaukidari chakarın lands therein.

Notification No. 2182 J. D., dated the 31st October, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 1126).

It is hereby notified for general information that the Lieutenant-Governor is pleased to appoint, under section 58 of Act VI (B.C.) of 1870, the Subdivisional Officers of Kalna, Kalwa, and Ranganj, in the Burdwan district, to be Commissioners within their respective jurisdictions for ascertaining and determining the chaukidari chakaran lands therein.

¹ Portions relating to personal appointments are omitted.
² Now read Assauol.

BENGAL ACT VI OF 1870 (THE VILLAGE-CHAUKIDARI ACT, 1870) -contd.

Notification No. 778 J., dated the 8th February, 1895 (published in the Calcutta Gazette of 1895, Part I, p. 130).

In it herreby notified for general information that the Lieutenant-Governor is pleased to appoint, under section 58 of Act VI (B.C.) of 187, the Subdivisional Officers of Tamluk, Ghatal and Contai in the district of Midnapore, to be Commissioners within their respective jurisdictions for ascertaining and determining the chaukidari chakaran lands therein.

Notification No. 352 P. D., dated the 5th May, 1906 (published in the Calcutta Gauctte of 1906, Part I, p. 1012).

It is hereby notified for general information that the Lieutenant-Governor is pleased to appoint, under section 58 of Act VI (B. C.) of 1870, the Subdivisional Officer of Ghatal, ex officio, and Babu Basanta Kumar Roy, SubDeputy Magistrate, Midnapore, to be Commissioners for ascertaining and determining the chaukidari chakaran lands within the Ghatal Sub-division of that district.

Notification No. 354 P. D., dated the 5th May, 1906 (published in the Calcutta Guzette of 1906, Part I, p. 1012).

It is hereby notified for general information that the Lieutenant-Governor is pleased to appoint, under section 58 of Act VI (B. C.) of 1870, the Subdivisional Officer of Tamluk, ex officio, and Babu Basanta Kumar Roy, SubDeputy Magistrate, Midnapore, to be Commissioners for ascertaining and determining the chaukidari chakaran lands within the Tamluk Sub-division of that district.

Notification dated the 12th April 1887 (published in the Calcutta Gazette of 1887, Part I, p. 275).

The following revised rules for the guidance of panchayets, and for giving effect to the provisions of the Village-cheukidari Act, 1870, as amended by Acts I (B.C.) of 1871 and I (B.C.) of 1886, which have been prescribed by the Lieutenant-Governor of Bengal under the authority vested in him by section 65 of the first-mentioned Act, are published for general information:—

Rules.

I. The Magistrate may determine the year current in a village, and inform the panchayat accordingly for action under section 16 of the Act. The

¹ So much of this notification at relates to the appointment c' the Sub-divisional Officers of Timluk and Ghatal is superseded by Notifications Nos. 854 P. D., and 858 P. D., dated the 5th May, 1906, respectively, printed post, on this page.
5 Ention relating to personal appointment is omitted.

BENGAL ACT VI OF 1870 (THE VILLAGE-CHAUKIDARI ACT, 1870) - contd.

list under this section shall be made out in columns containing the information required by the law, opposite the names of the persons liable to assessment as · follows :—

Name.		Trade, etc.	Amount assessed.
•	· · · · · · · · · · · · · · · · · · ·	٠.	
•			•

The list shall be published in some conspicuous place in the village. The name of the member of the panchayet who has been appointed to receive and collect the rate, to grant receipts for the same, and to keep the amounts thereof, shall be mentioned at the foot of the list.

II. The list, before publication, shall be signed by each member of the

panchayat

1 II A.—Before the commencement of the year, as determined by the Magistrate under rule 1, the panchayat shall file, in the Magistrate's office, a duplicate copy of the assessment list for the coming year, prepared in accordance

with section 16 of the Act and signed as required by the preceding rule.

III. Three or more members of the panchayat shall sit at a given time and place, to be notified beforehand, at least once during each week within one month after the publication of any assessment has been made, for the purpose of hearing and disposing of appeals. A note of the orders passed on each appeal disposed of shall be recorded and preserved.

IV. The collecting member of the panchayat shall keep and be responsible for all papers, accounts and records connected with the administration of the Aot

by the panchayat.

V. A record of all proceedings taken under section 27 et seq. of the Act shall be made and preserved by the collecting member of the panchayat. Two members of the panchayat shall be present at every sale held under section 29. .

VI. The record of any proceeding, order or action of the panchayat, or, any member or members of the panchayat, shall be kept in the form of a diary,

which shall be open to general inspection.

VII. . If, under section 30, any defaulter disputes his liability, and informs any member of the panchayat of the fact, the panchayat shall postpone the sale of any property which may have been distrained for five days, and shall refer the objector to the Magistrate to obtain orders within that period.

This rule IIA was inserted by Notification No. 1466 J.D., dated the 18th June. 2003, part, p. 600,

BREGAL ACT VI OF 1870 (THE VILLAGE CHAUKIDARI ACT, 1870) - contd.

VIII. The following form of accounts shall be kept by the panchayat :-

Register I - Of Collections.

Name.	Trade, etc. 51.	Amount assessed.	• :	Second quarter,	Third quarter.	Fourth quarter.

The entries in the first three columns will be similar to those entered in three columns of the list to be prepared under section 16 (vide rule I); the four following columns are for the four quarters of the year, beginning with the first quarter of the year current in the village, and should be headed accordingly. Opposite each villager's name will be entered his quarterly quota in these columns under each quarter as paid in by him. Each villager should be instructed to satisfy himself, when paying the cass, that the entry of the payment is duly made by the collecting member of the panchayat. This check, when properly understood and worked, will probably be of more value, as proof of payment, than receipts, which should nevertheless be granted under section 22 of the Act.

Register II. - Of receipts and distursements. - This will be an account in the simplest form of single entry, to be totalled and carried over at the close of every quarter, as follows:-

Date.	Jamma.	Amount.	Date.	Khuruch.	Amount.
e (U		•		•
	ı	·			

IX. Each chaukidar shall keep an acquittance roll to be renewed every year in which shall be entered by the collecting member of the panchayat every sum of money paid to him as salary. This acquittance roll shall be examined cand signed by the sub-inspector, or officer in charge of the thana, once a quarter, or when the chaukidar attends at the police-office under section 39 of the law."

The officer shall explain to the chaukidar the nature of the entries, and report if the chankidar's salary has not been duly paid.

¹ [IXA.—In all cases in which it has been found necessary to issue a distress warrant under section 45 of the Act twice within a period of 12 months, the Magistrate shall, on the second of these becasions, require the vollecting or

² This rule IXA was inserted by Notification No. 3331J., dated the 3rd September, 1894, post, p. 602.

BENGAL ACT VI OF 1870 (THE VILLAGE-CHAUKIDARI ACT, 1870)-contd.

other member of the panchayat to attend personally, until further orders, the parade of chaukidars prescribed by l'olice Circular No. 5, dated the 14th September 1892, on such dates as may be appointed by the Magistrate, and at such parade to pay the chaukidars of his village their sciaries in full for the previous quarter in the presence of the officer in charge of the police-station, or of such officer as the Magistrate may direct.]

X. The thana police should receive from the chaukidar and forward all reports, proceedings, explanations and correspondence the panchayat may wish

to transmit to the Magistrate.

Notification No. 3831J., dated the 3rd September, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 933).

The following rule, which has been prescribed by the Lieutenant-Governor under section 65 of Act VI (B.C.) of 1870, as amended by Acts I (B.C.) of 1871, 1886 and 1892, and which is to be inserted after rule IX of the revised rules for the guidance of panchayats, etc., published in Notification, dated the 12th April 1887, is published for general information.

Rule IXA. [Printed ante, p. 608.]

Notification No. 1465 J.D., dated the 13th June, 1903 (published in the Calcutta Gazette of 1903, Part I, p. 806).

In continuation of the Notifications dated the 12th April, 1887 and No. 3831J., dated the 3rd September 1894, the following rule, which has been prescribed by His Honour the Lieutenant-Governor under the authority vested in him by section 65 of Act VI (B.C.) of 1870, as amended by Acts I (B.C.) of 1871, 1886 and 1892, and which is to be inserted after rule II of the revised rules for the guidance of panchayats, etc., issued under the aforesaid Notification of the 12th April 1887, is published for general information—

. Rule IIA. [Printed ante, p. 607.]

Notification No. 5801J., dated the 16th December, 1895 (published in the Calcutta Gazette of 1895, Part I, p. 1244).

In continuation of the Notification of the 12th April; 18871 and the Notifis cation of the 3rd September, 1894, No. 3831J.,2 the following revised rules. regarding the administration of the District Chaukidari Reward Fund, which have been prescribed by the Lieutepant-Governor of Bepgal under the authority

¹ Printed ante, p. 606. 2 Printed ante, on this page.

BENGAL ACT VI of 1870 (THE VILLAGE-CHAURIDARI ACT, 1870) -contd.

ested in him by section 65 of Act VI (B.C.) of 1870, as amended by Acts I B.C.) of 1871, 1886 and 1892, are published for general information:—

1. The District Chaukidari Reward Fund, constituted under section 42 of he Act, shall be treated in accounts as an Incorported Local Fund, and the eccipts and charges dealt with in accordance with the instructions contained in hapter 16 of the Civil Account Code.

chapter 16 of the Civil Account Code.

2. The assets of the fund will ordinarily consist of (a) fines and penalties evied under sections 8, 27 and 38, and (b) such sums as may be contributed to

t by Govornment.

3. The Magistrate of the district shall be the administrator of the fund.

- (1) All bills against the fund will be signed by him, the charges being regulated by the ordinary budget rules.
- (2) He will also estimate for the receipts and charges of the fund in the usual way; and submit such estimates along with his other estimates to the Accountant-General, who will deal with them like other estimates in accordance with the budget rules.
- The estimates, will include any contribution required from Provincial Revenues, but such contribution cannot be drawn and credited to the fund, except with the authority of the Accountant-General under special orders of Government in each case.

4. Subject to the previsions of section 3A, the power to fine chaukidars departmentally under section 38 is vested in the District Magistrate. A copy of every order passed under section 8 or 38 by any officer to whom the District Magistrate has delegated his powers under section 3A shall be forwarded at once to the District Magistrate. On receipt thereof the particulars shall be entered in Register A prescribed by rule 8.

5. An appeal from any order imposing a fine under section 8 or 38 and passed by any officer other than the District Magistrate shall lie to the District Magistrate if lodged within 30 days from the date on which such order was communicated to the panchayat or chaukidar fined. Subject to the provisions of section 64; no appeal shall lie from any such order passed by the District

Magistrate.

1 [6 (a). All fines imposed under sections 8 and 38 and penalties imposed under section 27 and realized by a Tahsildar appointed under section 46A, shall, on realization, be at once deposited in the district or Sub-divisional Treasury to the credit of the District Chaukidari Reward 1 and by means of

triplicate chalans.]

(b) Penalties under section 27 realised by panchayats should be entered in their Register II (as prescribed by rule VIII of the rules issued in the Notification of the 12th April, 1887), and sent at the close of each quarter to the officer in charge of the police-station, who will grant a receipt for the amount and deal with it under the preceding clause of this rule.

BENGAL ACT VI OF 1870 (THE VILLAGE-CHAUKIDAR ACT, 1870) - contd.

1 [7. The Treasury Officer will retain one of the ehclans and return the two others, duly receipted, to the official depositing the money who will forward one of them, together with the fine statements prescribed by rule 9, for entry in the accounts of the fund, and will keep the third chalan with himself as his receipt for the payment of the remittance into the Treasury.]

8. Two registers, A and B, in the forms given in the appendix, shall be kept in the office of the District Magistrate (or of the District Superintendent of

Police) showing the details of the operation of the above rules.

²[9. One clear week before the date fixed for the quarterly payment of chaukidars' salaries, the District Magistrate shall send to the officer in charge of each police-station, a consolidated statement showing the fines recoverable from the chaukidars of such station. The officer in charge thereof shall thereupon at the time of the payment of salaries realize such fines and forward thom under triplicate chalans for oredit in the district or Sub-divisional Treasury, together with any sums received by him from panchayats or tahsildars as penalties levied under section 27 of the Act. On receipt from the Treasury of the duplicate and triplicate chalans referred to in rule 7, he will return the duplicate chalans with the fine statements above-mentioned, to the Magistrate with an explanation of his inability to recover any particular fine, or part thereof, and will retain the triplicato chalans himself.

(a) The only officers authorized to grant rewards to chankidars are District Magistrates, Sub-divisional Magistrates and District Superintendents of

Police.

³ [(b) Such rewards should not ordinarily exceed the sum of Rs. 5, but the District Magistrate may, if the state of the Chaukidari Reward Fund justifies it, sanction a reward of not more than Rs. 50. For any amount exceeding Rs 50, the sanction of the Commissioner should be obtained

(c) Rewards should, wherever possible, be paid by the District Superinten. dent in person, and in his absence by an officer not lower in rank than an Inspeeter. They should, as a rule, be presented at chaukidari parades, and in all

eases with as much publicity as possible.

- 11. Rewards should ordinarily be given for-
 - (i) Information leading to the prevention or detection of crime.

(ii) Seizure or recovery of stolen property.

(iii) Arrest of offenders or absconders.

- (iv) Personal courage shown in resisting decoits or in capturing thieves or other offenders. .
- (v) Meritorious conduct not included in the above clauses, which the District Magistrate, with the concurrence of the Commissioner considers deserving of a special reward.
- Fifteen days from the last day of each quarter the office of the District Magistrate (or of the District Superintendent of Police) shall prepare, in the form marked (C) in the appendix, an abstract account of the transactions of the

This rule 7 was substituted for the original rule by Notification No. 2280 J., dated the 16th April, 1898, post,

^{613.}This rule 9 was substituted for the original rule by the same Notification, post, ip. 613.

This rule 10 (3) was substituted for the original rule by Notification No. 3840 J., dated the .11th November,

BENGAL ACT VI OF 1870 (THE VILLAGE-CHAUKIDARI ACT, 1870)-contd.

Chavkidari Reward Fund during the said quarter. Such account shall be audited and compared with the Treasury accounts by an officer nominated for the purpose by the District Magistrate, to whom the result of such audit shall be duly certified. The abstract account shall also be checked and compared with the memorandum showing the balances and accounts of the Fund which the Accountant-General furnishes each quarter to the Administrator of the Fund.

APPENDIX A. Register of Fines and Penalties credited to the District Chaukidari Reward Fund.

FINES ON PANCHAYATS UNDER BECTION 8.			FINES ON CHAUKIDARS UNDER SECTION 38.				PRNALTIES UNDER SEC- TION 27.								
Name and designation of Magistrate imposing fine, and date of his order.	Nane of panchayat fined, with tame of village or nnion, and of police-sta- tion or outpost.	Amount of fine imposed,	Amount realised.	Date of credit in Trea-	Name and designation of officer imposing fine and date of his order.	Name and bear number of chaukidar, with name of police-station or out- post.	Offence for which fined.	Amount of fice imposed.	A mount realised.	Date of credit in Trea.	Name of renchayat or tabsidar from whom penalty received, with name of village or union, and of police-station or outpost.	Date of remittance of penalty to police-station.	Amount remitted to police-station,	Date of credit in Treasury.	REMARKS.
1	2	8	4	5	6	7	8	8	10	11	12	13	14	15	16
,								 							•

APPENDIX B.

Register of Rewards paid from District Chaukidari-Reward Fund.

REWARDS GIVEN TO CHAUKIDARS.							
Date of order granting reward.	* Designation of officer gradt- ing reward.	Name and beat number of chauki- dar rewarded, and of village and of police-station or outpost.	Nature of services rendered.	Amount of rowar.	Date of distri- bution of reward.	Remarks.	
, 1	. 2	.s	4 ,	5	8 °,	7	
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BENGAL ACT VI of 1870 (THE VILLAGE-CHAUKIDARI ACT, 1870) - contd.

APPENDIX C.

Amount of fines on panchayats under section 8 credited during quarter Amount of fines on chankidars under section 38 credited during	2	Rewards paid to chaukidars.	Rs. A. P.	5
Amount of fines on panchayats under section 8 credited during quarter Amount of fines on chankidars under section 38 credited during	A. P.			•
Amount of penalties under section 27 oredited during quarter Amount contributed by Government from Provincial Revenues,		Total Balance GRAND TOTAL	•	
Countersioned. Magistrate	Countersio	GNED.		

Notification No. 2280 J., dated the 16th April, 1898 (published in the Calcutta Gazette of 1898, Part I, p. 404).

In modification of the Notification of the 16th December, 1895, No. 5801J., the following rules are substituted for rules 6(a), 7 and 9 of the revised rules regarding the administration of the District Chaukidari Reward Fund:—

 [Printed ante, p. 611.]
[Printed ante; p. 610.]

BENGAL ACT YI OF 1870 (THE VILLAGE-CHAUKIDARI ACT, 1870)-contd.

Notification No. 3540J., dated the 11th November, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1897).

In exercise of the power vested in him by section 65 of Act VI (B.C.) of 1870, as amended by Acts I (B.C.) of 1871, 1886 and 1892, and in modification of the Notification No. 5801J., dated the 16th December, 1895, the Lieutenant-Governor is pleased to declare that the following rule be substituted for rule 10(b) of the revised rules regarding the administration of the District Chaukidari Reward Fund:—

[Printed ante, p. 611.]

Notification dated the 23rd February, 1871 (published in the Calcutta Gazette of 1871, p. 457).

It is hereby notified that under section 68 of Act VI. (B.C.) of 1870 (the Village-chaukidari Act), the Lieutenant Governor of Bengal has been pleased to extend the provisions of the Act to the under-mentioned districts, where the Act stall commence and take effect from the 1st day of April next:—

- I. Patna.2
- 2. Bhagalpur.
- 3. Birbhum.

- 4. Jessore.
- 5. Rajshahi.
- 6. Dacea.
- 7. Chittegong.

It is further notified that in each of the first three districts the Lieutenant-Governor has, under section 58 of the Act, appointed a Commission, consisting of the gentlemen named below, to ascertain and determine the chaukidari chalaran lands and other lands heretofore assigned in the district, for the maintenance of any officer to keep watch in any village and to report crime to the Police:—

In Patna.-- The District Superintendent of Police for the time being.

In Bhagalpur.—The District Superintendent of Police for the time being.

In Birbhum.—The District Superintendent of Police for the time being.

Notification dated the 23rd March, 1875 (published in the Calcutta Gazette of 1875, Part I, p. 355).

It is hereby notified that, under section 68 of Act VI (B.C.) of 1870 (the Villago-chaukidari Act), the Lieutenant-Governor of Bengal is pleased to extend

¹ Printed ante, p 609.
2 This notification, so far as it relates to the Patna district, was superseded by Notification dated the 7th June 1875, noted in Vol. 1, p. 382.
3 Names of certain gentlemen appointed personally by name are omitted.

BENGAL ACT VI OF 1870 (THE VILLAGE-CHAUKIDARI ACT, 1870) -contd.

the provisions of the Aot to the under-mentioned districts in the Rajshahi Division, with effect from the 1st day of April next:—

To the district of Pabua, Ditto of Bogra, Ditto of Malda,

and to the portion of the Murshidabad district! to the east of the Bhagirathi river.

Notification dated the 21st March, 1876 (published in the Calcutta Gazette of 1876, Part 1, p. 276).

It is horeby notified that, under section 68 of Act VI (B.C.) of 1870 (the Village chaukidari Act), the Lieutenant-Governor of Bengal has been pleased to extend the provisions of that Act to the whele of the district of Burdwan with effect from the 1st April, 1876.

Notification dated the 17th April, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 452).

It is hereby notified for general information that under section .68 of Aot VI (B.C.) of 1870, called the Village-chaukidari Aot, the Lieutenant-Governor is pleased to extend to the whole of the 'district of Nadia the provisions of the said Act with effect from the 1st day of June, 1876.

Notification dated the 5th June, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 650).

It is hereby notified that, under section 68 of Act VI (B.C.) of 1870 (the Village-chaukidari Act), the Lieutenant-Governor has been pleased to extend the provisions of that Act to the whole of the district of Midnapore from the 1st July, 1876.

Notification dated the 10th June, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 684).

It is hereby notified that, under section 68 of the Village-chaukidari Act [VI (B.C.), 1870], the Lieutenant-Governor of Bengal is pleased to extend the provisions of the said Act to the portion of the Murshidabad district west of the Bhagirathi river.

Notification dated the 28th August, 1876 (published in the Calcutta Gazette of 1876, . Part I, p. 1108).

It is hereby notified that, under section 68 of Act VI (B.C.) of 1870 (the Village-chaukidari. Act), the Lieutenant-Governor is pleased to extend the provisions of that Act to the district of Bankura, with effect from the 1st October, 1876.

The Murshidsbad district is now in the Presidency Division.

BENGAL ACT VI OF 1870 (THE VILLAGE-CHAURIDARI ACT, 1870) - concld.

Notification dated the 14th November, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1374).

It is hereby notified that, under section 68 of Act VI (B.C) of 1870 (the Village-chaukidari Act), the Lieutenant-Governor of Bengal is pleased to extend the provisions of the said Act to the district of 24-Parganas, with effect from the 1st January, 1877.

Notification dated the 5th March, 1877 (published in the Calcutta Gazette of 1877, Part I, p. 333).

It is hereby notified that, under section 68 of Act VI (B.C.) of 1870 (the Village-chaukidari Act), the Lieutenant-Governor is pleased to extend the provisions of that Act to the district of Hooghly, with effect from the 1st April, 1877.

Notification dated the 11th September, 1877 (published in the Calcutta Gazette of 1877, Part I, p. 1400).

It is bereby notified that, under section 68 of Act VI (B.C.) of 1870 (the Village-chaukidari Act), the Lieutenant-Governor is pleased to extend the provisions of that Act to the district of Howrah, with effect from the 1st Ootober, 1877.

Notification dated the 8th May, 1893 (published in the Calcutta Gazette of 1893, Part I, p. 426).

I was hereby notified that, under the provisions of section 68 of Act VI (B.C.) of 1870 (the Village-chaukidari Act), the Lieutenant-Governor is pleased to authorize the extension of that Act to the whole of the district of Darjeeling, with effect from this date, the 8th May, 1893.

BENGAL ACT IV OF 1871 (THE PURI LODGING-HOUSE ACT, 1871).

Notification No. 4846 M., dated the 17th November, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 273).

In appersession of paragraph 3 of Notification No. 475 T.M., dated the 16th September 1895, published at page 213 of Part IB of the Calcutta Gazette, dated the 25th idem, it is hereby notified that, under section 2 of Act IV of 1871, the Lieutenant-Governor is pleased to appoint, until further orders, the Civil Hospital Assistant of the Gewankhally Dispensary to be the Health Officer under the Act for the villages of Gewankhally and Baidyanath Chak in the Tamluk Sub-division of the district of Midnapore.

BENGAL ACT IV of 1871 (THE PURI LODGING-HOUSE ACT, 1871) - ouncid.

Notification No. 202 T .- San., dated the 9th May, 1910 (published in the Oalcutta Gazette of 1910, Part IB, p. 60).

In exercise of the powers conferred by section 4 of the Puri Lodging-house Act, 1871 (Bengal Act IV of 1871), the Lieutenant-Governor is pleased to prescribe the following forms of (1) application for a license and (2) license, for use under that Act :-

Application for license under the Puri Lodging-house Act, 1871.

, the owner of the house described in column 1 below, hereby request that a license may be granted to me, under the Puri Lodging-house Act, 1871 (Bengal Act IV of 1-71), as amended by Bengal Acts II of 1879 and III of 1908, for the reception of lodgers in my said house.

1 •	2.	3	4	5 •	6	7
Description of house by number, name of street and town, or (if not in a town) other sufficient description of its locality.	Name of owner applying for license.	Whether the applicant is the sole owner of the home or not.	Whether the applicant has been convicted of any offence against the Purl Lodginghouse Act, 1871, or not.	Number of lodgers the applicant desires to obtain as license for accommodating in his said house.	Number, de- scription and size of apartments in which the applicant desires to accommodate lodgers,	Number of ledgers now residing in the appli- cant's said house.
	•	•	•			

, above-named, do declare that what is stated on the above application for a license is true to the best of my knowledge and belief.

(Signature)	- Control of the Cont
(~18 manaro)	

[PLACE] the

Livense under the Puri Lodging-house Act, 1871.

A.B., , the owner of house* , is hereby licensed to Descripreceive lodgers in his said house in apartments thereof, subject to the provisions of the Puri Lodging-house Act, 1871 (Bengal Act IV of 1871), as amended by Bengal Aots II of 1879 and III of 1908.

The registered number of this license, upon which a fee of Rs. been paid, is No.

This license shall (unless revoked or suspended) continue in force till the 31st December, 19 . .

has

(Signature) -

BENGAL ACT IV OF 1871 (THE PURI LODGING-HOUSE ACT, 1871) AND BENGAL ACT II OF 1879 [THE PURI LODGING HOUSE (EXTENSION) ACT, 1879.]

Notification dated the 8th August, 1891 (published in the Calcutta Gazette of 1891, Part IB, p. 191.)

In exercise of the powers conferred on him by section 3 of Act II (B. C.) of 1879, the Licutemant-Governor hereby extends the provisions of Act IV (B. C.) of 1871, as amended by Act II (B. C.) of 1879 and Act I (B. C.) of 1884, to the town of Nabadwip, in the district of Nadia, with effect from the 1st November, 1891.

Under section 8, Act IV (B. C.) of 1871, as amended by section 3, Act II (B. C.) of 1879, the Lieutenant-Governor directs that, until further orders, the fee to be levied under Act IV (B. C.) of 1871 upon every license to keep a lodging-house in the town of Nabadwip above referred to shall be calculated at the rate of eight annas for each person upon the entire number of lodgers mentioned in such license.

Notification No. 4757.—M., dated the 16th September, 1895 (published in the Calcutta Guzette of 1895, Part IB, p. 213).

In exercise of the powers conferred on him by section 3 of Act II (B. C.) of 1879, the Lieutenant-Governor hereby extends the provisions of Act IV (B. C.) of 1871, as amended by Act II (B. C.) of 1879 and Act I (B.C.) of 1884, to the villages of Gewankhally and Baidyanath chak in the Tamluk sub-division of the district of Midnapore with effect from the 1st October, 1895. The villages are bounded on the north by the Hooghly and the Rupmarain rivers; on the south by the villages of Suklalpore and Betkundu; on the east by the Hooghli river, and on the west by the Hijili tidal canal.

2. Under section 8 of Bongal Act IV of 1871, as amended by section 3 of Act II of 1879, the Lieutenant-Governor directs that until further orders the fee to be levied under Bengal Act IV of 1871 upon every license to keep a lodging-house in the aforesaid places shall be calculated at the rate of eight annas for each person upon the entire number of lodgers mentioned in such license.

3. [Supercoded by Notification No. 4846M, dated 17th November, 1897, printed ante, p. 616.]

Notification No. 30T.—M., dated the 13th April, 1904 (published in the Oalcutta Gazette of 1904, Part IB, p. 99.)

In exercise of the powers conferred on him oy section 3 of Act II (B. C.) of 1879, the Licatenant-Governor hereby extends the provisions of Act IV (B. C.) of 1871, as amended by Act II (B. C.) of 1879 and Act I (B. C.) of 1884, to the town of Naihati, in the district of the 24-Parganas, with effect from the 1st May, 1904.

BENGAL ACT IV OF 1871 (THE PURI LODGING-HOUSE ACT, 1871) AND BENGAL ACT II OF 1879 [THE PURI LODGING-HOUSE (EXTENSION) ACT, 1879.] - concid.

Under section 8, Act IV (B. C.) of 1871, as amended by section 3. Act II (B. C.) of 1879, the Lieutenant-Governor directs that, until further orders, the fee to be levied under Act IV (B. C.) of 1871, upon every license to keep a lodging-honse in the town of Naihati above referred to shall be calculated at rate of eight annas for each person upon the entire number of lodgers mentioned in such license.

BENGAL ACT IX OF 1871 (THE HOWRAH BRIDGE ACT, 1871).

Notification No. 33, dated the 29th January, 1876 (published in the Calcutta Guzette of 1876, Part I, p. 119).

The following by-laws for the safe and convenient use of the Hooghly. Bridge 1 and approaches thereto, and for the passage of ships, boats and vessels through the said bridge, have been this day approved by the Lieutenant-Governor of Bengal under the provisions of section 24 of Act IX of 1871; (B. L. C.).

The following signals for regulating the passage of vessels through the opening of the bridge have been provided, and all persons converned shall observe such signals and act in accordance with the instructions conveyed thereby:—

Signal No. 1.—Two flags hoisted, one at each side of the ship-opening of a the bridge, indicate that the bridge is about to be opened for the passage of vessels.

Signal No. 2.—A red disc presented to approaching vessels indicates that the passage is not clear, or that a vessel is coming through the opening from the opposite direction. Officers in charge of vessels, on observing this signal, shall not attempt the passage, but shall keep clear of the opening so as to allow the vessels coming from the opposite direction to pass through.

Signal No. 5.—A white disc presented to approaching vessels indicates that the passage is clear. Officers in charge of vessels waiting to make the passage may, on observing this signal, proceed through the opening.

2 Except at slack water and moderate tides of both ebb and flood, no passenger, cargo or other hoat shall use the small openings. At all other times, the 60-feet and shore openings shall he the only authorized channels for the passage of boats. No boat of any description shall at any time use the space provided for the passage of vessels when the same may be open for that purpose.

be hoisted on the flagstaff situated near the look-out house on the Howrah Bridge, and when this is done no flats or carge boats of 100 tons burden or upwards shall be towed or passed through any of the openings of the Howrah Bridge without the special permission of the Commissioners.]

¹ Now celled the "Howrah Bridge."
By law 2A was added by Notification Ip. 123-Marine, dated the 16th November, 1968, post, p. 622.

BENGAL ACT IX OF 1871 (THE HOWRAH BRIDGE ACT, 1871) -contd.

3. When singal No. 1 is hoisted, no cargo, passenger or any other boat shall cross over near the opening of the bridge provided for the passage of ships.

4. The masters, owners or agents of vessels wishing to pass through the ship-opening of the bridge shall give notice to that effect at the office of the Commissioners three hours before the bour fixed for opening the bridge, provided that no such application will be received between the hours of 6 p.m. and 6 a.m.

5. All foot passangers, persons in charge of vehicles or animals, etc, shall, in crossing the bridge, keep to that side of the bridge which is on their

left hand.

6. No vahicle of any description shall be turned while on the bridge for the

purpose of returning to the same side from which it came.

- 7. Except with the permission of the Vice-Chairman or Superintendent, no person shall be allowed on the bridge during the time the thoroughfare is closed.
- 8. Notice shall be given to the Superintendent of the hridge the day before it is desired to take over the bridge any load exceeding 3 tons in weight. Such loads shall not be taken on the bridge except in the presence of the Superintendent, or of an officer deputed by him to be in attendance: or except at such hours as shall be fixed by the Superintendent on receipt of the aforesaid notice.

9. [Not reprinted as being obsolete.]

Notification No. 86-Marine, dated the 4th August, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 1542c.).

The following by-laws, framed by the Commissioners of the Port of Calcutta under sections 6 and 13 of the Howrah Bridge Act, IX (B.C.) of 1871, for the guidance of persons employed by them under that Act, for the safe and convenient use of the bridge constructed under that Act and approaches thereto, and also for the passage of ships, boats, and vessels through the said bridge at night, which were published in consecutive issues of the Calcutta Gazette, in accordance with the provisions of section 24 of the Act, are now approved by the Lieutenant-Governor of Bengal, in exercise of the powers vested in him under that section:—

- By-laws made by the Commissioners for the Port of Calcutta under sections 6 and 13 of Act IX (B.C.) of 1871 for the guidance of persons employed by them under that Act, for the sufe and convenient use of the bridge constructed under that Act and approaches thereto, and for the passage of ships, boats and vessels through the said bridge at night.
- 1. The speed of vessels through the water at night shall not exceed six knots within the limits of Jaggernath Glat on the north and Prinsep's Ghat on the south.

BENGAL ACT IX OF 1871 (THE HOWRAH BRIDGE ACT, 1871) -contd.

2. No vessels approaching the bridge at night shall overtake and pass one another between the limits of Jaggernath Ghat on the north and Prinsep's Ghat on the south.

3. No vessels may pass at night through the opening of the bridge unless they are being towed by a steamer.

ey are being towed by a steamer.

4. No vessels may pass at night through the hadge opening with the

towing steamer ahead.

- b. No more than three vessels may pass at night through the bridge opening at one time; they must be secured alongside the towing steamer, one on either side.
- 6. The passage of carge-heats or any description of vessel propelled by oars or sails through the bridge opening at night is strictly prohibited.

7. Vessels intending to pass at night through the bridge opening shall not use their search-lights when approaching the bridge at a loss distance than 4th of a mile; they may again bring them into use when well clear of the opening.

8. The movements at night of hoth inland vessels and the ferry steamer shall be regulated by and rest with the Harbour Master or other officer deputed

for this duty.

9. Vessels may only approach the bridge opening at night for the purpose of passing through after they have received the safety signal, which shall consist of a green light shown from the bridge look-out house; the danger or "stop" signal shall consist of a red light shown from the same position.

The same description of colcured lights shall apply to the movements of the

ferry steamer.

10. Applications for the passage of inland vessels through the bridge at night shall be made to the Harbour Master not later than 4 p.m. on the day previous.

Immediate intimation must be given to the Harbour Master if it hecomes necessary to cancel such application in order that the hridge shall not be kept

open at night longer than necessary.

11. After the passage at night of all vessels entered on the Harhour

Master's list, the bridge shall immediately be closed.

12. Ocean-going steamers shall not be passed through at night except with the special sanction of the Commissioners or of any person specially appointed by them in that behalf.

13. Applications to pass ocean-going steamers at night through the hridge

shall he made 48 hours before the opening is required.

14. A monthly programme of the proposed hridgo openings at night will be available for public information on the first of each month.

Notification No. 72-Marine, dated the 30th June, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1003).

The following by-law which has been framed by the Commissioners for the Port of Calcutta under sections 6 and 13 of the Howrah Bridge Act, IX (B.C.) of 1871, for the passage of ships, losts and vessels through the said hridge, and

BENGAL ACT IX OF 1871' (THE HOWRAH BRIDGE ACT, 1871) - concld.

which has been published in three consecutive issues of the Calcutta Gazatte in accordance with the provisions of section 24 of the said Act, is now approved by the Lieutenant-Governor in Council in exercise of the powers vested in him by that section:—

"All steam launches proceeding upwards through the Howrah" Bridge shall pass through one of the openings east of the centre of the bridge; and launches passing downwards through the bridge shall pass through one of the openings west of the centre of the bridge."

Notification No. 123-Marine, dated the 16th November, 1966 (published in the Calcutta Gazette of 1906, Part I, p. 2038).

It is horeby notified that the following by-law, which was published under this Department Notification No. 112-Marine, dated the 20th October, 1906 1 in three consecutive issues of the Calcutta Gazette, is approved by this Government under section 24 of the Howrah Bridge Act, 1871:—

By-law 2A. [Printed ante, p 619.]

Notification No. 28, dated the 26th January, 1875 (published in the Calcutta Gazette of 1875, Part I, p. 158).

Under section 12 of Act IX (B.C.) of 1871, and with their assent at a meeting, the Lieutenant-Governor is pleased to appoint the Commissioners for making improvements in the Port of Calcutta, incorporated by Act V (B.C.) of 1871 to carry out the purposes of the said Act IX (B.C.) of 1871 (the Howrah Bridge Act), from the 1st February, 1875, under the designation of Bridge Commissioners.

Bengal Acr IV of 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION ACT, 1873).

Notification dated the 25th March, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 292).

Under the provisions of section 1 of Act IV (B.C) of 1873, the Lieutenant-Governor is pleased to direct that from the 1st May, 1876, all births and deaths occurring within the limits of the townships of the North Suburban Town, Nawabganj, Bagjulla, Kadihati and Agarpara, in the 24-Parganas district, shall be registered.

Not printed in this Collection.

Repealed and re-enacted by an. Act III of 1890.

BENGAL ACT IV OF 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION ACT, 1873) -contd.

For the purposes of this Act, the boundaries of the said townships of North Suburban Town, Nawabganj, Bagjulla Kadihati and Agarpara shall be those specified in the Government Notifications respectively dated the 20th February, 1869, 24th March, 1869, 23rd August, 1870, 23rd August, 1870, 17th March, 1869, for the purposes of Act VI (B.C.) of 1868?

3 From and after the 1st May, 1876, the whole Act IV (B.C.) of 1873

shall apply to the entire areas above defined.

Notification dated the 28th March, 1876 (published in the Cakutta Gazette of 1876, Part I, p. 292).

Under the provisions of section 1, Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that from the 1st May, 1876, all births and deaths occurring within the limits of the townships of Berhampore, Lalbagh and Jangipur, in the Murshidabad district, shall be registered.

2. For the purposes of this Act the boundaries of the said townships of Berhampore, Latbagh and Jangipur shall be those specified in the Government Notifications 1 respectively dated the 28th February, 1869, 17th March, 1869, and 24th March, 1869, for the purposes of Act V1 (B.C.) of 1868 2.

3. From and after the 1st May, 1876, the whole Act IV (B.C.) of 1873 shall apply to the entire areas above defined.

Notification dated the 1st May, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 448).

UNDER the provisions of section 1 of Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that from the 1st June, 1976, all births and deaths occurring within the limits of the towns of Bankura and Vishnupur, in the Bankura district, shall be registered.

2. For the purposes of this Act the boundaries. of the said towns of Bankura and Vishupur shall be the same as those specified in the Government Notifications dated the 31st March, 1869, and 5th September, 1873, published respectively in the Calcutta Gazette of 7th April, 1869, and 10th September, 1873, for the purposes of Act VI. (B.C.) of 1868?

3. From and after 1st June, 1876, the whole Act IV (B.C.) of 1873 shall "

apply to the entire areas above defined.

¹ Not printed in this Collection, in view of s. 3 Ben. Act III of 1884.

³ Ren. Act VI of 1868 was repealed by Ben. Act V of 1876 which again is repealed in Bengal by Ben. Act III of 1884.

BENGAL ACT IV OF 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION ACT, 1873)—cont d.

Notification dated the 1st May, 1876 (published in the C loutta Gazette of 1876, Part I, p. 448).

Under the provisions of section 1 of Act IV (BC.) of 1873, the Lieutenant-Governor is pleased to direct that from the 1st June, 1876, all births and deaths occurring within the limits of the town of Suri, in the Birbhum district, shall be registered.

2. For the purposes of this Act the boundaries of the said town of Suri shall be the same as those specified in the Government Notification dated the 12th June, 1869, published in the Calcutta Gazette dated the 16th June, 1869, for the purposes of Act VI(B.O) of 1868^2 .

3. From and after 1st June. 1876, the whole Act IV (B.C.) of 1873 shall

apply to the entire area above defined.

Notification dated the 18th July, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 908).

Under the provisions of section 1 of Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that from the 1st September, 1876, all births and deaths occurring within the limits of the Chuadanga thana, in the Nadia district, shall be registered.

2. From and after 1st September, 1876, the whole Act IV (B.C) of 1873 shall apply to the entire area included within the limits of the Chuadanga

thana.

"Whipeation dated the 7th August, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 954).

UNDER the provisions of section 1 of Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that from the 1st Soptember, 1876, all births and deaths occurring within the limits of the Cantonments of Barrackpore and Dum-Dum, in the 21-Parganas district, shall be registered.

For the purposes of this Act the boundaries of the said Cantonments of

Barrackpore and Dum-Dum shall be respectively as follows:-

BARRACKPORE CANTONMENT.

On the north. - Mauzas Chandanpukur, Palta and Dhitara.

On the east: - Chanack and Chandanpukur.

On the south .- River Hooghly and Titagar.

On the west.-Mauzas Dhitara, Ganti khal, and River Hooghly.

¹ Not printed in this Collection, in view of s. 3 of Ben. Act II of 1884.
2 Ben. Act VI of 1868 was repealed by Ben, Act V of S76 which again is repealed in Bengal by Ben. Act III of 1854.

BENGAL ACT IV OF 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION ACT, 1873) - contd.

DUM-DUM CANTONMENT.

On the north.—The villages of Digha, Etalgatcha, Sultanpur, Gouripur and Baddibaty.

. On the cust.—The villages of Narainpur, Gopolpur, Mandlegate and Azim-pur.

On the south .- The village of Satgachee.

On the west. - The village of Digha.

From and after 1st September, 1976, the whole Act IV (B.C.) of 1873 shall apply to the entire-areas above defined.

Notification dated the 27th November, 1876 'published in the Calcutta Gazette of 1876, Part I, p. 1427).

UNDER the provisions of section 1 of Act IV (BC.) of 1873, the Lieutenant-Governor is pleased to direct that from 1st January, 1877, all births and deaths occurring within the limits of the town of Kandi, in the Murshidabad district, shall be registered.

2. For the purposes of this Act, the boundaries of the said town of Kandi shall be the same as those specified in the Government Notification dated the 26th February, 1809, published in the Calcutta Gozette of 24th February, 1869, for the purposes of Act VI (B.C.) of 1868.

3. From and after 1st January, 1877, the whole Act IV (B.C.) of 1873 shall apply to the entire area above defined.

Notification dated the 27th November, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1426).

UNDER the provisions of section 1 of Act IV (B.C) of 1873, the Lieutenant-Governor is pleased to direct that from 1st January, 1877, all births and deaths occurring within the limits of the town of Kumarkhali, in the Nadia district, shall be registered.

2. For the purposes of this Act, the boundaries of the said town of Kumar-khali shall be the same as those specified in the Government Notification dated the 16th February, 1869, published in the Calcutta Gazette of 24th February, 1869, for the purposes of Act VI; B.C. of 1868.

3. From and after 1st January, 1877, the whole Act. IV (B.C.) of 1873 shall apply to the entire area above defined.

i Not printed in this Collection, in view et s. 3 of Ben. Act III of 1885.

3 Ben. Act Vi* et 1868 was repealed by Hen. Act V of 1876 which again is repealed in Bengal by Ren. Act III of 1895.

3 For a later notification directing the registration of deaths only in the Kumarkhall Municipality—vide Notification dated the 3rd September, 1887, 9086, p. 655.

BENGAL ACT IV OF 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION ACT, 1873) - sontd.

Notification dated the 27th November, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1426).

Under the provisions of section 1 of Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that from 1st January, 1877, all births and deaths occurring within the limits of the town of Meherpur, in the Nadia district, shall be registered.

2. For the purposes of this Act, the boundaries of the said town of Meherpur shall be the same as those specified in the Government Notification dated the 5th April 1869, published in the Calcutta Gazette of 7th April, 1869, for the

purposes of Act VI (B.C.) of 18682.

*3. From and after 1st January, 1877, the whole Act IV (B.C.) of 1873 shall apply to the entire area above defined.

Notification dated the 27th November, 1876 (published in the Calcutta Grantle of 1876, Part I, p. 1476).

UNDER the provisions of section 1 of Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that from 1st January, 1877, all births and deaths occurring within the limits of the Chaukidari Union of Kotchandpur, in the lessore district, shall be registered.

² 2. For the purposes of this Act, the boundaries of the said Chankidari Union of Kotchandpur shall be the same as those specified in Government Notifications published respectively in the Calcutta Gazette of 15th June, 1861, page 1617, and in that of 2nd March, 1870, page 362, for the purposes of Act XX of 1856³.

3. From and after 1st January, 1877, the whole Act IV (B.C.) of 1873. Thall apply to the entire area above defined.

Notification dated the 11th December, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1482).

Under the provisions of section 1 of Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that from 1st January, 1877, all births and deaths occurring within the limits of the town of Kalna, in the district of Burdwan, shall be registered.

2. For the purposes of this Act the boundaries of the said town of Kalna shall be the same as those specified in the Government Notification dated the 12th March, 1869, published in the Calcutta Gazetta of the 17th idem, page 488, for the purposes of Act V.I. (B.C.) of 1868.

the purposes of Act VI (B.C.) of 186%.

3. From and after 1st January next, the whole Act IV (B.C.) of 1873 shall apply to the entire area above defined.

¹ Not printed in this Collectice, in view of s. 3 of Ben. Act III of 1884.
2 Ben. Act VI of 1803 was repealed by Ben. Act V of 1876 which again is repealed in Bengal by Ben. Act III of 1884.
3 Act XX of 1866 was repealed by Ben. Act V of 1876 which again is repealed in Bengal by Ben, Act III of 1884.

BENGAL ACT IV OF 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION Act. 1873)-contd.

Notification dated the 11th December, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1485).

UNDER the provisions of section 1 of Act IV (B. C.) of 1873, the Lieutenant-Governor is pleased to direct that from 1st January, 1877, all births and deaths occurring within the limits of the town of Ghatal, in the district of Midnapore, shall be registered

2. For the purposes of this Act the boundaries of the said town of Ghatal shall be the same as those specified in the Government Notification, dated the 5th March, 1869, 1 published in the Calcutta Gazette of the 10th idem, page 391, for the purposes of Act VI (B. C) of 18682.

3. From and after 1st January next, the whole Act IV (BC.) of 1373

shall apply to the entire area above defined.

Notification dated the 11th December, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1483).

Under the provisions of section 1 of Act IV (B. C.) of 1873, the Lieutenant-Governor is pleased to direct that from 1st January, 1877, all births and deaths occurring within the limits of the town of Katwa, in the district of Burdwan, shall be registered.

2. For the purposes of this Aot the boundaries of the said town of Katwa shall be the same as these specified in the Government Notification, dated the 13th March, 1869, 1 published in the Calcutta Gazette of the 17th idem, page 489, for the purposes of Act VI (B. C.) of 18682.

- 3. From and after 1st January next, the whole Act IV (B. C.) of 1873

shall apply to the entire area above defined.

Notification dated the 11th December, 1876 (published in the Calcutta Gazette of 1876, Part 1, p. 1483).

Under the provisions of section 1 of Act IV (B. C.) of 1873, the Lieutenant-Governor is pleased to direct that from 1st January, 1877, all births and deaths occurring within the limits of the town of Tamluk in the district of Midnapore shall be registered.

2. For the purposes of this Aot the boundaries of the said town of Tamluk shall be the same as those specified in the Government Notification, dated the 16th January, 1869, published in the Calcutta Gazette of the 20th idem, page 96, for the purposes of Act VI (B. C.) of 18682.

3: From and after 1st January next, the whole Act IV (B. C.) of 1873

shall apply to the entire area above defined.

Not printed in this Collection, in view of s. 3 of Ben. Act III of 1884.

Ben. Act VI of 1868 was repealed by Hen. Act V of 1876, which again is repealed to Bengal by Ben. Act III of 1884.

BENGAL ACT IV OF 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION Acr, 1873) - contd.

Notification duted the 11th December, 1876 (published in the Calcutta Gazette of 1876, Part I, p. 1483).

UNDER the provisions of section 1 of Act IV (B. C.) of 1873, the Lieutenant-Governor is phased to direct that from 1st January, 1877, all births and deaths occurring within the limits of the town of Raniganj, in the district of Burdwan, shall be registered.

2. For the purposes of this Act the boundaries of the said town of Raniganj shall be the same as those specified in the Government Notification, dated the 5th July, 1871, 1 published in the Calcutta Gazette of the 12th idem, page 1379, for the purposes of Act VI (B. C.) of 1868 2.

3. From and after 1st January next, the whole Act IV (B. C.) of 1873

shall apply to the entire area above defined.

Notification dated the 1st October, 1877 (published in the Calcutta Gazette of " 1877, Part I, p. 1441).

Under the provisions of section 1, Act IV (B.G) of 1873, the Lieutenant-Governor is pleased to direct that from 1st November, 1877, all births and deaths occurring within the limits of the South Suburban town, in the district of the 24-Parganas, shall be registered.

2. For the purposes of this Act, the boundaries of the said South Suburban town shall be the same as those specified in the Notification, dated the 11th of February, 1876, 1 published in the Calcutta Gazette of the 1st March, 1876, for the purposes of Act VI (B. C.) of 1868^2 .

3. From and after the 1st November, 1877, the whole Act IV (B. C.) of

1873 shall apply to the entire area above defined.

Notification dated the 10th October, 1877 (published in the Calcutta Gazette of 1877, Part I, p. 1534).

UNDER the provisions of section 1, Act IV (B.C.) of 1873, the Lieutenant Governor is pleased to direct that from the 1st December next, all hirths and deaths occurring within the limits of the towns of 3 Baidyabati, Bhadreswar, and Kotrung, in the district of Hooghly, shall be registered.

2. For the purposes of this Act, the limits of the said towns of Paidyabati, Bhadreswar, and Kotrung shall be conterminous with the limits of the Municipalities of Baidyal att, Bhadreswar, and Kotrung, respectively:

¹ Not printed to this Collection, in view of a S of Ben. Act III of 1884.

2 Ben. Act VI of 1868 was repealed by Ben. Act V of 1879, which gain is repe ted in Bengal by Ben. Act V of 1886.

3 For a later netification directing the registration of deaths only within the Baldysian, Bhadreswar and Kotsurg Municipalities—vide Netification dated the 16th May, 1861, post, p. 639.

Bengal Act IV of 1873 (the Bengal Births and Deaths Registration Act, 1873) -contd.

Notification duted the 7th March, 1879 (published in the Calcutta Gazette of 1879, Part I, p. 215).

In exercise of the powers conferred upon him by section 1, Act. IV (B. C.) of 1873, the Lieutenant-Governor is pleased to direct that all births and deaths occurring after the 31st March, 1879, within the limits of the Municipalities of Chandrakona, Ramjibanpur, and Khirpai, in the Midnapore district, shall be registered.

Notification dated the 16th May, 1881 (published in the Calcutta Gazette of 1881. Part I, p. 515).

Under the power vested in him by section I, Act IV (B. C.) of 1873, the Lieutenant Governor directs that from the 1st July, 1881, all deaths occurring within the limits of the following municipalities and Unions in the Astrict of Hooghly shall be registered:—

- 1. ¹Bansberia Municipality.
- 2. Baidyabati
- ² 3. Bhadreswar
 - 4. Kotrung
 - 5. Pandua uuion.

- 6. Magra union.
- 7. Khanakul union.
- 8. Shambazar
- 9. ³Bally
- 10. Koergunge

Notification dated the 16th April, 1884 (published in the Calcutta Gazette of 1884, . Part I, p. 542).

Whereas a 4 notification, declaring the Lieutenant-Governor's intention to direct that all deaths occurring within that part of the district of Darjeeling which lies to the west of the Tista river shall be registered under Act IV (B. C. of 1873, was published in the Calcutta Gazette of the 9th January last, and whereas no objections have been raised to the proposed measure, it is hereb notified for general information that, in the exercise of the powers conferred upon him by section 1 of the said Act, the Lieutenant-Governor is pleased to direct that all deaths occurring in the above-mentioned area shall be registered under the said Act with effect from the 1st May, 1884.

¹ For a later notification direction the registration of births within this mucicipality—vido Notification date the 3rd August 1884, post, p. 630.

For an earlier notification directing the registration of both hirths and deaths within the towns of Raidyabus Bhadreswar and Korrung—vido Notification dated the 18th October, 1877, ante, p. 625.

Bally impow in the Howrah district. For a liter nutification, directing the registration of births within the balty modelpality—vide Notification dated the 21st February, 1887, post, p. 631.

BENGAL ACT IV OF 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION ACT, 1873)—contd.

Notification dated the 3rd August, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 841).

Whereas a 1 notification declaring the intention of the Lieutenant-Governor to extend the provisions of Act IV (B. C.) of 1873, so far as they relate to the registration of births to the Municipality of Bausberia 2, in the district of Hooghly, was published at page 612, Part I of the Calcutta Gazette of the 21st May last, and whereas no objection has been raised to the proposed measure, it is hereby notified for general information that, in the exercise of the powers conferred upon him by section I of the said Act, the Lieutenant-Governor is pleased to direct that all births occurring in the said Municipality shall be registered under the said Act, with effect from the 1st September next.

Notification dated the 14th September, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 979).

Whereas a notification dated the 8th June, 1884, declaring the Lieutenaut-Governor's intention to direct that all births and deaths occurring within the Naihati Municipality in the district of the 24-Parganas shall be registered under Act IV (B.C.) of 1873, was published at page 682, Part I of the Calcutta Gazette of the 18th idem, and whereas no objection has been raised to the proposed measure, it is hereby notified, for general information, that, in the exercise of the powers conferred on him by section 1 of the said Act, the Lieutenant-Governor is pleased to direct that all births and deaths occurring in the above Municipality from the 1st October next shall be registered under the said Act.

Notification dated the 28th January, 1857 (published in the Calcutta Gazette of 1887, Part IB, p. 21).

Whereas a notification, dated the 27th September, 1886, announcing the intention of the Lieutenant-Governor to extend the provisions of Act IV (B.C.) of 1873 to the Chakdaha Municipality, in the district of Nadia, was published at page 479, Part IB of the Calcutta Gazette of the 13th October, 1886, and whereas no objection has been raised to the proposal within one month from the date of the publication of the notification within the Municipality, it is hereby notified for general information that, in the exercise of the power conferred on him by section 1 of the said Act the Lieutenant-Governor extends the provisions of the Act to the Chakdaha Municipality.

¹ Not printed in this Collection.
2 For an earlier notification directing the registration of deaths within this municipality—vide Notification dated the 16th May, 1881, anto, p. 629.

BENGAL ACT IV OF 1873 THE BENGAL BIRTHS AND DEATHS REGISTRATION Acr. 1873)-contd.

Notification dated the 21st February, 1887. (published in the Calcutta Galette of 1887, Part IB, p. 47). .

In [modification] of the Notification, dated the 2nd September, 1886, published at page 305, Part IB of the Calcutta Gazetto of the 8th idem, it is hereby notified for general information that, in the exercise of the powers conferred on him by section 1. Act IV (B C.) of 1873, the Lieutenant-Governor is pleased to direct that all births shall be registered in the places mentioned below, with effect from the 1st October next :--

Districts.			Names o	of places.
Burdwan			Dainhat	Municipality.
Howrah	•	***	Bally 2	ditte.
1102	•••	•••	Kajpur	ditto.
			Baruipur	ditto.
			Baruipur Basirhat	ditto.
-24-Pargano	s	3<	Jaynagar	ditto.
• · · · · · · · · · · · · · · · · · · ·			Taki	ditto.
			Taki Baduria	ditto.
			l Gobardangs	a ditto.
		_	(Satkhira	ditto.
Khulna,		3	Chanduria 4	ditto.
	•••		Satkhira Chanduria 4 Debhatta	ditto.
			Kushtia	1
Nadia			Kushtia Birnagar Nadia	3 ditto.
	•		Nadia	ditto.
Jessore			Maheshpur	3 ditto.
Dinajpur		•••	Dinajpur	ditto.
	•••			ditto.
Bogra	•••	***	Bogra Sherpur	ditto.
Sonthal Pa	irganas		Sahibgani	ditto.
·	B		(Jajpur	ditto.
. Cuttack	•••	•••	Jajpur Kendrapara	a ditto.
Lohardage	5	•	Ranchi	ante.
Manbhum		•••	Purulia	ditto.

Notification dated the 21st February, 1887 (published in the Calcutta Gazette of 1887, Part 1B, p. 49).

It is hereby notified for general information that, in the exercise of the powers conferred on him by section 1, Act IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that all births and deaths shall be registered in the

¹ Sic. Read supersession.

For an equiler notification directing the registration of deaths within the Bally Union—side Notification dated the 16th May, 1881, ante, p. 629.

For a later notification directing the registration of deaths within these municipalities—side Notification dated the 3rd September 1887, past, p. 633.

The area known as the Ohandaria Municipality has been withgrawn from the operation of the Bengal Municipal Act, 1884.

Now read the Ranchi district.

BENGAL ACT IV OF 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION T, 1873)—contd.

Barasat Municipality, in the district of the 24-Parganas, with effect from the 1st April next.

Notification dated the 21st February, 1887 (published in the Celeutta, Gazette of 1887, Part 1B, p. 47).

It is hereby notified for general information that, in the oxercise of the powers conferred on him by section 1, Act IV (B.C.) of 1373, the Lieutenant-Governor is pleased to direct that all births and deaths shall be registered in the Khulua Municipality, with effect from the 1st April next.

Notification dated the 3rd September, 1887 (published in the Calculta Gazette of 1887, Part I, p. 794).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 1, Act IV (B.C.) Rajpur. Baruipur. Jaynagar. Gohardanga. Ba-u hat. of 1873, the Lieutenant-Governor is pleased to In the district direct that all deaths occurring within the limits of the 24-Parramas, of the municipalities in the Presidency Division, Takı. Badııria. noted in the margin, shall be registered with Kushtia. Kumarkhali.2 In the district of Nadia. effect from the 1st October next. Birnagar. Maheshpur. In the district ol Jessore. Satkhira. In the district of Khulna. Debhatin, Chanduria,2

Notificat on dated the 3rd September, 1887 (published in the Calcutta Gazette of 1887, Part I, p. 795).

It is hereby notified for general information that, in exercise of the power vested in him by section 1, a of IV (B.C.) of 1873, the Lieutenant-Governor is pleased to direct that all births and all deaths occurring within the limits of the two municipalities in the Presidency Division, noted in the margin, shall be registered.

[•] For an earlier notification directing the registration of boths within these municipalities—wile Notification dated the 21st February, 1867, ante, p. 63.

• For an earlier notification directing the registration of both births and deaths within the Eumarkhali town—
• The area known as the Chandura Municipality has been withdrawn from the operation of the Bengal Municipal Act, 1884.

BENGAL ACT IV OF 1873 (THE BELGAL BIRTHS AND DEATHS REGISTRATION ACT, 1873) - contd.

Notification dated the 3rd September, 1887 (published in the Calcutta Gazette of 1887, Part I, p. 795;

It is hereby notified for general information that, in exclose of the power vested in him by section 1, Act IV (B. C.) of 1873, the Lieutenant-Governor is pleased to direct that all deaths occurring within the limits of the Jangipur Municipality, in the district of Murshidabad, shall be registered with effect from the 1st October, 1887.

Notification dated the 10th September, 1888 (published in the Calcutta Gazette of 1888, Part I, p. 832).

It is hereby notified for goneral information that, in the exercise of the powers conferred on him by section I, Act IV B. C.) of 1873, the Lieutenant Governor extends the provisions of the said Act to the Jahanabad Municipality, in the district of Hooghly, with effect from the 1st October, 1838.

Notification dated the 6th July, 1889 (published in the Calcutta Gazette of 1889, Part. IB, p. 138).

Whereas a notification, dated the 25th March 1889,3 was published at page 68, Part IB of the Calcutta Gazette of the 27th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Act IV (B. C.) of 1873 (an Act for registering births and deaths) to the Souamukhi Municipality, in the district of Bankura, and whereas no objection has been raised to the proposal within one month from the date of the publication of the notification within the Municipality, it is hereby notified for general information that in the exercise of the powers conferred on him by section 1 of Act IV (B. C.) of 1873, the Lieutenant-Governor extends the provisions of the said Act to the Municipality of Sonamukhi, with effect from the 1st August, 1889.

Notification dated the 16th August, 1889 (published in the Calcutta Guzette of 1889, Port IB, p. 176).

*Whereas a * notification declaring the intention of the Lieutenant-Governor to extend the provisions of Act IV (B. C.) of 1873 to the Kharar Municipality, in the district of Midnapore, was published at page 1.6, Part 1B of the Calcutta Gazette of the 29th May, 1889, and whoreas no objection has

¹ For an earlier notification directing the registration of both births and deaths in the Jangipur township—vide Notification dated the 28th March 1876, ante p. 623.

² Now called the Arambagh Municipality.

³ Now printed in the Collegion.

BrnGAL ACT IV OF 1873 (THE BENGAL! BIRTHS AND DEATHS REGISTRATION ACT, 1873) - contd.

been raised to the proposed measure, it is hereby notified for general information that, in the exercise of the power conferred upon him by section 1 of the said Act, the Lieutenant-Covernor is pleased to direct that all births and deaths occurring in the said municipality shall be registered by the Municipal Commissioners under the said Act.

Notification dated the 20th August, 1891 (published in the Calcutta Gazette of 1891, Part 1B, p. 198).

It is hereby notified for general information that, in the exercise of the power conferred on him by section I, Act IV (B. C.) of 1873 an Act for registering births and deaths), the Lieutenant-Governor is pleased to extend the provisions of the Act, so far as they relate to the registration of deaths, to the villages named below, which are occupied by coolies engaged in mining operations in the thanas Raniganj and Asansol in the Raniganj sub-division of the district of Burdwan:—

Thana Raniganj.

1.	Dobrena Colliery.	7.	Harispur.
	Jor Janaki Colliery.	8.	Madhabpur.
	Banbahal Colliery and	, 9.	Egara.
	Saldanga.		Ĭ.
4.	Nunapal Colliery.	10.	Nimelia.
5.	Raghunath Chak.	11.	Siarsol.
6	Sonachura.	,	Belabathan.

13. Satgram.

Thana Asansol.

. 1.	Sibpur. 2	1 13.	Bamondihi.
2.		14.	Masila.
3.		15.	Chattapathar.
4.	Chota Dhemo.	16.	
5.	Beidanga.	17.	Bhadka.
6.	Sandpur.		Charanpur.
	Kesubganj.		Bara Chak.
8.	Kalipahari.		Belrui.
9.	Niamutpur.	21.	Borira.
	Lochipur.	22.	Bharat Chak
11.	Bansaruokdihi.	23.	
12.	Ghussick.	24.	Khavrabad.

25. Salanpur. ... 2. These orders will come into effect from the 1st October, 1891.

¹ Now called the Aa neel sub-division.
2 Sibpur is in the Ramgani thena—side Erratum dated the 21st January, 1892, post, p, 635.

Bengal Act IV of 1873 (the Bengal Births and Deaths Registration Act, 1873)—contd.

Erratum dated 21st January, 1892 (published in the Calcutta Gazette of 1892, Part IB, p: 20).

In the list of villages at foot of Notification dated the 20th August, 1891, published at page 198, Part IB of the Calcutta Grzeffe of the 26th idem, the village of Sibpur has been shewn under than Asansel, whereas it should be shown under than Raniganj, within the jurisdic ion of which it lies.

Notification No. 5118., duted the 29th January, 1897 (published in the Cikutta Gazette of 1897, Part 1B, p. 23).

In exercise of the power conformed by section 1 of Bengal Act IV of 1873 (an Act for registering births and deaths), the Lieutenant-Governor is pleased to direct the registration of all births and deaths cocurring after the 5th February, 1897, within the limits of any municipality which is administered under the Bengal Municipal Act, III of 1884, and in which the registration of both births and deaths has not already been directed under excitor 1, or arranged for under section 11, of the said Act IV of 1873.

Notification No. 74 T. S., dated the 1st September, 1006 (published in the Calcutta Gazette of 1005, Part IB, p. 140).

In exercise of the powers conferred by section 1 of Bengal Act IV of 1873 (an Act for registering births and deaths), the Lieutenant-Gevernor is pleased to direct that all births and deaths occurring after the 1st September, 1906, within the limits of the Garden Reach Municipality in the district of the 24-Parganas shall be registered.

Notification No. 1723 San., dated the 19th November, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 184).

In exercise of the power conferred by section 1 of the Bengal Births and Death's Registration Act, 1873 (Ben. Act IV of 1873), the Lieutenant-Governor is pleased to direct that all births and deaths occurring after the 1st December, 1910, within the limits of the Dhulian Municipality, in the district of Murshidabad, shall be registered.

Notification No. 1606San., dated the 11th August, 1911 (published in the Calcutta Gazette of 1911, Part. IB, p.152).

In exercise of the power conferred by section 1 of the Bengal Births and Deaths Registration Act, 1873 (Bengal Act IV of 1873), the Lieutenant-Governor in Council is pleased to direct that all births and deaths occurring

BENGAL ACT IV. OF 1873 (THE BENGAL BIRTHS AND DEATHS REGISTRATION ACT, 1873)—concld.

after the 1st October, 1911, within the limits of the under-mentioned Municipalities, in the district of the 24-Parganas, shall be registered :-

(1) Kamarhati Municipality.

(4) Tollygunge Municipality.
(5) Panihati ,,
(6) Budge-Budge ,,

(2) Bhatpara

(3) Halisahar

BENGAL ACT I OF 1876 (THE BENGAL MUHAMWADAN MARRIAGES AND DIVORCES ... REGISTRATION ACT, 1876).

Notification dated the 21st November, 1876 (published in the Calcut'a Gazette of 1876, Part I, pp. 1398, 1435 and 1470).

It is hereby notified for general information that, under the provisions of section 1, Act I (B. C.) of 1876 (an Act to provide for the voluntary registration of Muhammudan Marriages and Divorces), the Lieutenant-Governor is pleased to extend the said Act to the sub-divisions 1 of Khulus and Bagerhat in the district of Jessore, where it shall commence and take effect from the 1st of December next.

Notification dated the 8th December, 1876 (published in the Calcutt: Gazette of 1876 Part I, pp 1492, 1526 and 1551).

It is hereby notified for general information that, under the provisions of section 1, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Muhammadan Marriages and Divorces), the Lieutenant-Governor is pleased to extend the said Act to the following districts and sub-divisions where it shall commence and take effect at once, viz -

Waridpur, Pabna, Kushtia sub-division of Nadia, Sadar sub division of the Dinajpur district and the Nator sub-division of the Rajshahi district.

Notification dated the 1st September, 1890 (published in the Calcu'ta Gazette of 1890, Part I, p. 876).

It is hereby notified for general information that, under the provisions of section 1, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Muhammadan Marriages and Divorces), the Lieutenent-Governor authorizes, the extension of the said Act to the districts of Calcutta, 24-Parganas,

² These two sub-divisions, together] with the sub-division of Satkhira (former in the district of the 26-Perganas), now form the district of Khulna.

BENGAL ACT I OF 1876. (THE BENGAL MUHAMMADAN MARRIAGES AND DIVORCES REGISTRATION ACT, 1876)—contd.

Jessore and Murshidabad, where it shall commence and take effect from the lat. November, 1890.

Notification dated the 10th March, 1995 spublished in the Valentia Gazette of 1893, Part I, p. 211).

It is horeby notified for general information that, under the provisions of section 1, Act 1 (B. C.) of 1876 (an Act to provide for the voluntary registration of Marriages and Divolces), the Lieutenant-Governor authorizes the extension of the said Act to the district of Midnaporo, with effect from the 1st April, 1893.

Notification 5070J., dated 1st December, 1893 (Published in the Calcutta Gaz tte of 1893. Part I, p. 1011).

It is hereby notified for general information that under the provisions of section 1, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Muhammadan Marriages and Divorces), the Lieutenant-Governor is pleased to extend the said Act to the sub-division of Satkhira, in the district of Khulna, where it shall commence and take effect from the .5th December, 1893.

Notification No. 2480J., dated the 1st May, 1894 (published in the Calcutta Gazette of 1894, Part I, p 550.

It is hereby notified for general information that, under the provisions of section 1, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahammadan Marriages and Divorces', the Lieutenant-Governor authorizes the extension of the said Act to the district of Howrah, with effect from the 1st June, 1894.

Notification No. 717 J.D., dated the 4th June, 1894 (published in the Valcutta . . . Gazette of 1894, Part I, p. 650).

It is hereby notified for general information that, under the previsions of section 1, Act I (B.C) of 1876 (an Act for the voluntary registration of Marriages and Divoces), the Lieutenant-Governor authorizes the extension of the said Act to the districts of Burdwan, Bankura, Birbhum and Hooghly, with effect from the 15th June, 1894.

Bencal Act I of 1876 (THE BENGAL MUHAMMADAN MARRIAGES AND DIVORCES REGISTRATION ACT, 1876)—contd.

(Published in the Supplement to the Calcutta Gazette of 1884, pp 935-37).

- Rules for the guidance of the permanent Committee for the supervision of Muhammadan Registrars appointed under Act I (B.C.) of 1876, and of Kazis appointed under Act XII of 1880.
- 1. The Committee shall consist of five or more members appointed by the Local Government, the appointments being notified in the Calcutta Gazette. The Inspector-General of Registration for the time being shall be ex officio President of the Committee. Three members to form a quorum. In case of the death, resignation or inability (from any cause) to act of any member, the President shall submit a fresh nomination for the consideration of Government.
- 2. The Committee shall most at the office of the Inspector-General of Registration on the first Tuosday in every alternate month, commencing from January, provided there is business to necessitate its assembling so often. Due notice of the matters to be laid before the Committee shall be circulated beforehand. In case of any urgent business or upon the requisition of three members, the President shall call a special meeting of the Committee for the consideration of such business.
 - 3. The Committee shall have power to doal with the following matters:-
 - (1) The consideration of all nominations to the post of Muhammadan Registrars made by District Registrars under rule 2 of the rules framed under the Muhammadan Marriage Registration Act, for recommendation to Government.
 - (2) The temporary suspension or removal of Muhammadan Registrarssubject to the submission of a report for the final orders of Government.
 - (3) The equisideration of all nominations to the post of Kazis, made by the District Registrars, for recommendation to Government.
 - (4) The temporary suspension or removal of Kazis, subject to the submission of a report for the final orders of Government.
- 4. Subject to the approval of Government, the Committee shall be empowered to arrange for the examination, from time to time, of all Muhammadan Registrars:—
 - (1) In the Muhammadan law of marriage and divorce.
 - (2) Act F (B.C.) of 1876 and its rules. .

BENGAL ACT I OF 1876 (THE BYNGAL MUHAMMADAN MARRIAGES AN DIVORCES REGISTRATION ACT, 1876) - contd.

(Published in the Supplement to the Calcutta Gazette of 1884, p. 937.)

REVISE RULIS UNDER SECTIONS 18 AND 24 OF ACT I (B.C.) OF 1876 (AN ACT TO PROVIDE FOR THE VOLUNTARY RIGISTRATION OF MUNIAMMADAN MARRIAGES AND DIVORCIS), APPROVED BY THE LIMITENANT-GOVERNOR OF BENGAL.

1. As soon as the Act has been extended to any district under section 1, the District Registrar shall nominate a sufficient number of persons possessing the qualifications specified in rule 3 to be licensed as Muhammadan Registrars under section 3. The District Registrar shall also specify the limits within which each of the persons so nominated shall exercise the functions of Muhammadan Registrar.

2. The District Registrar's nomination shall be submitted to the Permanent Committee in Calcutta and shall be accompanied by the criginal application of the candidate in the form appended, together with a certificate of good moral character, and (unless the applicant holds a certificate of qualification from any Malrassa) every candidate shall be required to furnish a certificate of his possessing sufficient acquaintance with the Arabic language, and the Muhammadan law of marriage and divorce signed by three Muhammadan gentlemen of respectability and position, and countersigned by the District Magistrate or District Judge.

Application for a Muhammadan Registrarship under Act I (B.C.) of 1876 (an Act to [prove] for the voluntary registration of Muhammadan Marriages and Divorces) at than district of

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BENGAL ACT I OF 1876 (THE BENGAL MUHANMADAN MARRIAGES AND DIVOKES REGISTRATION ACT, 1876)—contd.

3. Candidates selected for the post of Muhammadan Registrars should be possessed of sufficient acquaintance with the Arabic language and Muhammadan law of marriage and divorce, and be of good moral character. Preference shall ordinarily be given to exikazis and Government pensioners, being Muhammadans, Maulvies, Khundkars and Mullahs, who reside, or are willing to reside, at a convenient place within the limits of the proposed jurisdiction, previded they are possessed of the above qualifications, but no person shall be nominated merely by reason of some supposed hereditary right.

4. The limits within which a Muhammadan Registrar shall be licensed to act shall coincide with the limits of a subdistrict under the Indian Registration Act, or within the jurisdiction of one or more police-stations or parts thereof as the Lieutenant-Governor may from time to time direct. The head-quarters shall

be at some convenient place within those limits

5. The District Registrar's nomination, with the accompanying applications and certificates, shall be forwarded to Government by the Permanent Committee with their remarks and recommendations. Should the nomination of the District Registrar be disapproved, the District Registrar may be requested to submit a fresh nomination, or the Permanent Committee may select any other candidate. For this purpose a list of candidates willing to serve as Muhammadan R gistrars in any district to which they may be appointed shall be kept in the office of the Inspector General of Registration.

6. Should such a course appear expedient hereafter, all Muhammadau Registrars who may have been appointed under these rules, and all future applicants for licenses,

shall be liable to examination in the following subjects:-

(1) Arabic and vernacular of the district;

(2) Muhammadau law of marriage and divorce;

(3) Act I of 1876 (B C.) and the rules.

And if any person, who has been appointed a Muhammadau Registrar, fail to pass such examination, his license will be liable to be cancelled. Such examination may be held at such times and places and by such examiners as the Lientenaut-Governor may from time to time appoint.

7. Licenses to qualified persons who have been approved of as Muhammadau Registrars will be granted in the following form:—

Lucense under section 3, Act I (B. C.) of 1876.

To

of

Calcutta, the 188

By virtue of the authority conferred upon His Honor the Lieutenant-(lovernor of Bengal by Act I (B.C.) of 1876, you are hereby authorized to register, in the manner prescribed by the above Act, all Muhammadan marriages and diverces which shall be effected within on application being made to you for such registration.

BENGAL ACT I OF 1876 (THE BENGAL MUHAMMADAN MARRIAGES AND DIVORCES REGISTRATION ACT, 1876)—contd.

2. It will be your duty carefully to observe the provisions of the above-mentioned Act, and such rules as may from time to time be prescribed by His Honour the Lieutenant-Governor, in pursuauce of the power conferred upon him by the above Act.

3. This license shall continue in force until it is revoked or suspended by

the said Lieutenant-Governor of Bengal.

By order of His Houour the Lieutenant-Governor of Bengal.

Secretary to the Government of Bengal

8. When a Muhammadan Registrar desires to give up his license, or is about to loave the place or district in which he has exercised the functions of Muhammadan Registrar, he shall report the circuinstances through the District Registrar to the Inspector-General of Assurances for the orders of Government.

9. When a Muhammadan Registrar makes over charge of his office to a successor, a certificate shall be jointly given of the date on which the office is made over, and of the safety and correctness of the records; and this certificate shall be forwarded

by the District Registrar to the Inspector-General.

10. Muhammadan Registrars shall not be entitled to leave as of right under the rules in force for Government servants.

The District Registrar may, however, grant leave in cases of urgency, but no leave exceeding one month shall be granted without the previous sanction of the Inspector-General. All leave shall be at once

reported to that officer, together with the arrangements made for carrying on the duties of the Muhammadan Registrar.

11. In cases of leave or absence from duty, the next nearest Muhammadan Registrar shall ordinarily be appointed to carry on the duties of the absence, in addition to his ewn, or the District Registrar may appoint a temporary substitute, on his being licensed, from among the list of candidates for Muhammadan Decisted his account of the company of the list of candidates.

Registrarships registered in his office.

12. It is not intended that service as a Muhammadan Registrar shall count as Government service, so as to give rise to any claim for pension or gratuity, or to leave allowances of any kind.

of the Act shall be exercised by the present inspecting staff attached to the department for the registration of assurances, but Muhammadan Deputy Collectors, Sub Deputy Collectors, or Kanungos may be specially deputed by the District Registrar to inspect Muhammadan marriage registry offices at any time.

BENGAL ACT I OF 1876 (THE BENGAL MUHAMMADAN MARRIAGES AND DIVORCES REGISTRATION ACT, 1876)—contil.

14. A Muhammadan Registrar will, on first appointment, be supplied with the registers, etc., montioned below, free of charge—

Register A (Book I).
 Copies of Register C (Book III) for parties.

3. Ditto ditto for the Registrar 11. Ditto ditto for the Registrar.

4. Ditto ditto for issuo. 12. Ditto ditto for issuo.

5. Register B (Book II).
6. Copies of ditto fer parties.
13. Book of refusals.
14. Index Book.

Copies of Register B (Beck II) for 15. Do. Sheets, the Registrar. 16. Form of application.

the Registrar.

16. Form of application.

3. Ditto ditto for issue.

17. Catalogue.

8. Ditto ditto for issue. 17. Catalogue.
9. Registor C (Book III) 18. Act and rules in Urdu.

14. Indent for forms.

He will also be supplied with a [seat] and will use no ink for making entries in the registers and indexes other than that supplied from the Government atores. All books, registers, etc., which may subsequently be supplied shall be paid for by the Muhammadan Registrar at the time of supply; but in any case, when the District Registrar thinks it necessary, he may defer the realization of the charge for a term not exceeding three months. In case of failure to pay at the prescribed period, the District Registrar should report the case for orders to the Inspector-General of Registration.

When the first supply is exhausted a Muhammadan Registrar will obtain, on indent from the Government stores, at cost price, Register Books A, B and C, Index Books, Index Sheets, Forms of Application, Catalogues and a scal, which is not to cost more than Rs. 2. He will supply himself with forms 2, 3, 4, 6, 7, 8, 10, 11, 12, on good stout paper, and keep up himself Books of Refusals and

Books of Appeals on country paper.

15. The seal shall always remain in the personal custody of the Muhammadan Rogistrar, and shall be made over with the records to the officer appointed to receive the same whenever a Muhammadan Registrar ceases, either temperarily or permanently, to exercise his tunctions.

16. A printed table of fees in the vernacular of the district shall be suspended in some conspicuous place in every

Table of fees.

Muhammadan Registrar's office.

17. The fees received by a Muhammadan Registrar under sections 9 and 16 of the Act, and rules 20 and 49, may be retained by him as his lawful remuneration, provided that he duly pays for the registers and other articles supplied to him under rule 14. All fees received by a District Registrar shall be credited to Government in the same way as fees realized under the Indian Registration Act.

18. When the attendance of a Muhammadan Registrar is required at the eelebration of a marriage or other ceremony, the party requiring his attendance may make an

Brngal Act I of 1876 (THE BENGAL MUHAMMADAN MARRIAGES AND DIVORCES REGISTRATION Act, 1876)—contd.

application to the Muhammadan Registrar, specifying the place and time of the

marriage or other ceremony, and that officer may attend. .

19. It shall be lawful for Muliammadan Registrars to travel on circuit within their jurisdiction for the purpose of attending at the celebration of narriages or other ecremonies:

20. Muhammadan Registrars are at liberty to make their own terms as regards the extra fees to be given them for attending marriages or divorces. They are prohibited from demanding fees beyond the following scale for attending at a narriage or other ceremeny:—

Rupees 3 plus travelling allowance at the rate of three annas a mile.

21. Every Muhammadan Registrar shall exhibit in some conspicuous part of his office a table of fees he is authorized to levy under sections 9 and 16.

22. When a Muhammadan Registrar is present, at the celebration of a marriage, he shall make an entry of the fact in the register of marriages (A), and a copy of such entry shall be included in the copies to be made under sections 12, 15 and 22 of the Act.

23. If all the persons who, by section 11 of the Act, are required to sign he entry of the marriage or divorce in the proper register are not present, egistration shall be deferred until they are all present; provided that no narriage or divorce for registration of which application has been made within ne month, as required by section 9, shall be registered after the expiration of ix months from the date on which the marriage or divorce was effected.

24. The Muhammadan Registrar shall satisfy himself whether or not a marriage was effected by the persons by whom it is represented to have been effected in the ollowing manner:—

- (1) by examining the parties to the marriage, or, if either or both of them are minors, their lawful guardians. If the woman be a pardah-nishin, her duly authorized vakil shall be examined instead of the woman:
- (2) by examining the two witnesses who were present at the marriage.
- 25. The Muhammadan Registrar shall satisfy himself whether or not a livorce, other than the kind known as khula, was effected by the man by whom t is represented to have been effected by examining that man; and if he be of he Shiah sect, by also examining the two witnesses to the divorce being effected.

26. The Muhammadan Registrar shall satisfy himself that a divorce of he kind known as khula, was effected by the persons by whom it was represented to have been effected in the following manner:—

- (1) by examining the parties to the khula, provided that if the woman be a pardah-nishin, her duly constituted vakil shall be examined instead of the won an;
 - (2) if the man be of the Shiah sect, by also examining the two witnesses to the divorce being effected.

BENGAL ACT I OF 1876 (THE BENGAL MUHAMMADAN MARRIAGES AND DIVORCES REGISTRATION ACT, 1876)—contd.

27. The Muhammadan Registrar shall satisfy himself of the identity of persons appearing before him as witnesses of a marriage or divorce, unless they are otherwise personally known to him, by examining at least one witness to the

identity of each person so appearing.

28. In the case of any person appearing as the ropresentative of the man or woman (whether he appears as guardian or vakil), the Muhammadan Registrar shall satisfy himself of the right of such person to appear, by examining such person. If a vakil so appear, the Muhammadan Registrar shall further examine witnesses to the fact of the vskil having been duly authorized to appear.

29. When the entry of the marriage or divorce has been made in the proper register, it shall be read over by the Muhammadan Registrar to the persons who, by section 11, are required to sign such ontry. If they admit its

correctness, the entry shall then be signed by them.

30. When a person who cannot write, signs his name by means of a mark, his name stall be recorded at length, and the writer shall also sign his name in

attestation that the mark was affixed in his presence.

31. If a Muhammadan Registrar discovers any error in the form or substance of any entry of a marriage or divorce made by him, he may, within one mouth next after the discovery of such error, in the presence of the persons married, or, in case of their death or absence, in the presence of two other credible witnesses correct the error by entry in the margin, without any alteration of the original entry, and shall sign the marginal entry and add thereto the date of such correction, and he shall also make the like marginal entry in the loopies thereof.

And every entry made under this section shall be attested by the witnesses

in whose presence it was made.

And, in ease a copy has been already sent to the Registrar, such person shall make and send another copy thereof, containing both the original erroneous entry and the marginal correction therein made.

32. No erssures shall be made with a knife in any register, book or record, but mistakes shall be corrected, when necessary, with the pen, and shall be invariably attested by the registering officer. Corrections are not to be obliterated or blotted out, so as to be illegible, but a line is to be drawn through erroneous words with the pen, so that they may remain legible.

Belusal to register.

33. The circumstances under which regis-

re as follows :-

(1) If the marriage or divorce was not effected within the jurisdiction of the Marriage Registrar to whom application for the registration is made.

tration of a marriage or divorce should be refused

- (2) If the application is not made by the persons specified in section 8 of the Act.
- (3) If application has been made after the expiry of one month from the date on which the marriage or divorce was effected.

RENGAL ACT 1 OF 1876 (THE BENGAL MUHAMMADAN MARRIAGES AND. DIVORCES REGISTRATION ACT, 1876)—contd.

(4) If all the persons required by section 11 to sign the entry in the proper register fail to appear within the time limited for such appearance by the Muhammadan Registrar under rule 23

(5) It the Muhammadan Registrar fail to satisfy himself that the marriage or divorce was effected by the person or persons by whom

it is represented to have been effected.

(6) If the Muhammadan Registrar fail to satisfy himself as to the identity of the persons appearing before him and alleging that the marriage has been effected.

(7) In the case of any person appearing as the representative of the man or woman (whether he appears as guardian or as vakil, if the Muhammadan Registrar fail to satisfy himself of the right of such person to appear.

(8) If one of the parties applying for registration of marriage, or if the man applying for the divorce, appear to be of unsound mind.

34. In cases 2 and 8 the order of refusal shall ordinarily be deferred till one month has elapsed from the date on which the marriage or divorce was effected; but if the parties declare their inability to comply with the requirements of the law, or for any other reason wish that registration should at once be refused, this may be done.

35. The reasons for refusal to register to be recorded under section 20, shall be concisely and clearly stated in each particular case. When registration is refused under clause 5, 6, or 7 of rule 33, the Muhammadan Registrar shall

record the ground of his decision.

36. Fees paid under section 9 shall not be refunded unless registration is refused for one of the reasons numbered (1), (2), (3) and (8) in rule 33. Fees and travelling allowances paid for the attendance of Muhammadan Registrars at the celebration of marriages shall be refunded only in cases where the Muhammadan Registrar does not attend. Fees paid for searches in the registers and indexes, or for copies of entries, shall be refunded only when the searches are not made or the copies not given.

37. The refund of fees paid to a Muhammadan Registrar shall be made by him at once on application, and he shall take and file a receipt for the amount of such repay-

ment from the person to whom it is made.

When a register book is closed, a certificate to that effect shall be appended at the close of the written portion, and a certificate showing the number of pages written upon shall be entered on the first page.

39. The registers and indexes shall be kept in Bengali. Copies under sections 12, 15 and 22 should be prepared in the language in which the registers are kept.

40. The "year" referred to in section 7 of the Act shall be a year of the Christian era, commencing on the 1st January and, ending on the 31st December.

Brngal Act I of 1876 (the Bengal Muhammadan Marriages and Divorces Registration Act, 1876)—contd.

- 41. The index to marriages and divorces shall be propared from registers

 A, B, and C, and contain the following particulars:—

 1. Name of party.
 2. Father's name.
 3. Residence.
 4. Place of registration.
 9. Page.
- 42. Names shall be indexed according to their first letter, and shall be arranged in the order of the Bongali alphabet. A mere title or designation of race shall not be taken as the index word.

Thus, Shaikh Ramjan, will be indexed Ramzan, Shaikh; Mir Aulad Ali,

Aulad Ali, Mir.

43. A catalogue, in form given below, shall be kept up and permanently preserved in every Muhammadan Registrar's office, and on the occasion of every transfer of records, the officer receiving charge of the records shall compare them with the catalogue, and certify therein that he has found them correct. Whenever any of the records are transferred to the district office, the fac's shall be noted in the column of remarks, together with the date of transfer:—

Form of Catalogue.

Serial No.	District or sub- district to which the books relate.	Year.	Title of book.	Volume,	Number of entries in each.	Number of pages written on.	REMARKS.
٠٠	•			•		ı	
	•				·		

44. In district offices the following records shall be preserved, in perpetuity:-

All register books A, B and C, and their indexes.

The Oatalogue.

Register of refusals.

Reports of the destruction of records, and list of papers destroyed.

^{*} Residence includes village or town, police-station and district,

BENGAL ACT I OF 1876 (THE BENGAL MUHAMMADAN MARRIAGES AND DIVORCES REGISTRATION ACT, 1876)—concid.

45. The following records may be destroyed after the expiration of three full years from the period to which they relate:—

Application for registration for or attendance at the colebration of marriages under rule 18.

Application for search, or copies of extracts.

All correspondence, whether in the vernacular or in English, which is of an ordinary routine character, and which the Registrar considers may be destroyed.

Search and copies.

46. No records or papers whatever shall be destroyed without the previous sanction of the

Inspector-General.

47. Applications for search in the records, or for copies of extracts therefrom, shall be made in writing; no stamps shall be required on such applications. Applications made to the District Registrar shall be entered in the register kept by him for that purpose. Applications made to the Muhammadan Registrar shall be filed by him, the date of application and the date on which a search was made, or a copy delivered being noted on the back of the application. If the register from which an extract is required has been transferred to the District Registrar, or other person under section 23, the application; together with the prescribed fee, shall be forwarded by the Muhammadan Registrar to such District Registrar or other person at the expense of the applicant.

48. A call for information from any Court shall, if it necessitates search in the registers, be accompanied by the necessary fee for search. Officers of Government shall be permitted to inspect the registers without fee; but if the production of a register in any Court is required, it shall be produced by the Muhammadan Registrar or other officer whom the District Registrar may depute for the purpose, who will be outiled to claim payment [or] I his expenses like any other

witness.

49. Besides the fees leviable under section 16 of the Act, a fee of eight annas may be charged for extracts and copies of orders and records not otherwise provided for in the law.

BENGAL ACT III OF 1876 (THE BENGAL IRRIGATION ACT, 1876).

Notification No. 245, dated the 11th September, 1893 (published in the Calcutta Gazette of 1893, Part 1, p. 746).

The following officers of the South-Western Circle are declared to be Canal Officers ex officio under clause (%) 2 of Act III (B.C.) of 1876, and according to the rules framed under that Act for the Midnapore Canal:—

Superintending Canal Officer.

The Superintending Engineer, South-Westorn Circle.

¹ Sic. Read of. Sic. Read claus: (7) of section 8.

Brngal Act III of 1876 (THE BENGAL IRRIGATION ACT, 1876) - contd.

Divisional Canal Officer.

The Executive Engineer, Cossye Division.

Sub-aivisional Can'il Officers.

Assistant Engineers in charge of sub-divisions in the Cossye Division.

Notification No. 246, dated the 11th September, 1893 (published in the Calcuttu Gazette of 1893, Part I, p. 746).

THE Executive Engineer of the Northern Drainage and Embankment Division is, under clause (7) of Act III (B.C.) of 1876, vested ex office with the powers of a Canal Officer and declared to be Divisional Officer under the rules passed under that Act for the Eden Canal.

Notification No. 245, dated the 27th November, 1900 (published in the Cakutta Gazette of 1900, Part I, p. 1303).

UNDER the provisions of section 6 of Act III (BC) of 1876, the Lieutenant-Governor is pleased to direct that the water of the following rivers and channels will be applied for the purposes of the Edeu Canal from the 1st March, 1901:—

Ghea Nadi	•••	••• }	
Ilsura	•••	}	* * * * * * * * * * * * * * * * * * * *
Dhusi	•••)	
Gangur	•••	}	Burdwan district.
Behula	••	∫	Duluwan distinc.

Notification dated the 10th October, 1882 (published in the Calcutta Gazette of 1882, Part I, p. 870).

Whereas it appears to the Lieutenant-Governor that injury to the public health has arisen and may hereafter arise from the obstruction of the river, stream or natural drainage course known by the names of Gobra Nulla, Bhandar Dhan and Sutikhal in the district of Murshidabad, it is hereby declared that the Lieutenant-Governor prohibits the formation of any such obstruction and orders the removal of all such obstructions in the above river, stream or natural drainage course from the points where it intersects the pucca road from Jaigunge Ghat to Bhagwangola to its confluence with the Jalangi river below Bali. This Notification is published under [section 40, Act III (B. C.) of 1876] ².

¹ Sic. Read clause (7) of section 3.

The words and figures within square brackets were substituted by Notification dated the 15th April, 1883, post p. 649.

BESGAL ACT III OF 1876 (THE BENGAL IRREGATION ACT, 1876) -confd.

Notification dated the 15th April, 1883 (published in the Calcutta Gazette of 1883, Part I,p. 318).

In the Notification dated the 10th Ootober, 1882, directing the removal of obstructions to the Gobra Nulla, Bhandar Dhan, and Sutikhal, in the district of Murshidabad, published at page 870, Part I of the Calcutta Gazette of the 18th idem, for "section 43 of Act II (B. C.) of 1882" read "section 40, Act III (B. C.) of 1876."

Notification No. 215, dated the 4th October, 1898 (published in the Calcutta Guzette of 1898, Part I, p. 1048).

Whereas it appears to the Lieutenant-Governor of Bengal that the Buxi Drainage Khal, a length of 3 miles and 23 chains, from the Hizolda Escape Channel, on the right bank of the Midnapore Canal below the 20th milestone, passing through the villages of Hizolda, Sunderpore, Haur, Sarifabaj, Hariharpur, Harasankarpur and Kalidan, in parganas Shahapur, Kasijora, Gagnapur and Mohor, in the district of Minapore, as per sub-joined statement, should be maintained in future as a natural drainage channel, it is hereby notified that from the date of the publication of this notice, the formation of any new bands or other obstructions to the free passage of drainage water within the whole length of the channel above described and now declared as a drainage course, will not be permitted, and that the existing bunds erected at different points by the parties named in the statement, should also be removed at once.

Statement showing the Drainage Channels to be declared and obstructing bunds across them required to be removed.

ber of cross	's For what purpose		Annal Witten		Pargana in which situated.	Name of mause in which bund is situated.	Name of owner of bunds to be removed.	RESIDENCE OF OWNER.		REMARKS.
Number bunds.								Mauza.	Pargana.	BRK
1	2	3	. 4	5	6	7	8	9	10	11
1	Ft.	For Irrigation	1 = = !	Hizolda	Shahapur	Hizolda	Sitaram-Sas- mal.	e Hisolda	Shahapur.	
1	40	Pishing purposes	Kalidan,	Sunderpur	Kasijora	Sunderpur	Not known	•		
1	35	Ditto		Haur	f itto	Haur	Rakinal Doloi	8 nderpur	Kasijora.	•
1	100	l isto	Buxi Prais	Sarifabaj	Ditto	Sarifabaj •	Nemay Chandley.	Ghosepur	Gagnapur.	
3	160	l itto	Jan J	Haras a n- karpur,	l·itto	Ditto	Dhoja Dolof	Sarifabaj	Rasijora.	

BENGAL ACT III OF 1876 (THE BENGAL IRUGATION ACT, 1876)-conchl.

Aumber of eress but ds.	Length of Go-	For what purposeused.	Name of drun- age.	Mauza through which channels pass.	Pargoso in which situated.	Nume of manza in which hund is situated.	Name of owner of honds to be removed.	RESIDE OW: Mauza,	Pargana.	REMARKS.
1	2	3 '	4	5	6	7	8	9	- 10	11
1 1 1	130 250 180	Fishing purposes Ditto Retaining up water for ob- taining earth for repairs to Taccavl Em- bunk ments,	to Kalidan.	Hains a nekarpur. Ditto		¡Sarifabnj Harna a n- karpur. Ditto	Lochun Doloi Not known Made depart- mentally by Sub-Ov e r- seer.		Kasijora.	
1	120	Hoodah, Nos. 6 and 7. Fishing purposes 1 itto	~	Ditto Kalidan	Ditto Ditto	Ditto	Dono Jana Not known	Harns a u- karpur,	Kusijora	2 feet high

This declaration is made under the provisions of section 40 of Act III (B.C.) of 1876, to all whom it may concern.

BENGAL ACT II OF 1879 [THE PURI LODGING-HOUSE (EXTENSION) ACT, 1879].

Notification dated the 14th May, 1883 (published in the Calculta Gazette of 1883, Part I, p. 414).

It is hereby notified for general information that, under section 3, Act II (B.C.) of 1879, the Lieutenant-Governor extends the provisions of Act IV (B.C.) of 1871 (the Puri Lodging-house Act), as amended by the afore-mentioned Act, to the town of Raniganj, in the district of Burdwan, with effect from the 1st July, 1883

The limits within which the said Acts shall be in force shall be conterminous with the municipal limits of the said town.

BENGAL ACT III OF 1879 (THE BENGAL STEAM-BULERS AND PRIME-MOVERS ACT, 1879).

Notification dated the 15th January, 1880 (published in the Calcutta Gazette of 1880, Part I, p. 87).

Act III (B.C.) of 1879, the Lieutenant-Governor extends that Act to all places

HENGAL ACT III OF 1879 (THE STEAM-BOILERS AND PRIME-MOVERS' ACT, 1879)—concld.

in the districts of Hooghly, Howish and the 24-Parganas within a radius of 30 miles from Calcutta. The Act will come into force in those places, from the 1st of February, 1880.

Notification dated the 5th December, 1887 (published in the Calculta Gazette of 1887, Part I, p. 988).

It is hereby notified that, under the power vested in him by section 1 of Act III (B.C.) of 1879, the Lieutenant-Governor extends that Act to all places in the Raniganj sub-division 1 of the Burdwan district. The Act will come into force in that sub-division from the 1st January, 1888.

Notification dated the 15th March, 1892 (published in the Calculta Gazette of 1892 Part I, p. 312).

It is hereby notified that, under the power vested in him by section I of Act III (B.C.) of 1879, the Lieutenaut-Governor extends that Act to the Municipality of Burdwan. The Act will come into force in that area from the 1st April, 1892.

Notification 'No. 18 Marine, dated the 21st February, 1911 (published in the Calcutta Gazette of 1911, Part I, p 296).

It is hereby notified that, in exercise of the powers vested in him by section I of the Bengal Steam-boilers and Prime-movers Act, 1879, the Liequenant-Governor in Council is pleased to extend that Act to the district of Murshidabad. The Act shall come into force in that district with effect, from the date of this notification.

BENGAL ACT VIII OF 1879 (THE BENGAL RENT SETTLEMENT ACT, 1879).

Rules for the Confirmation of Settlement Proceedings under Act VIII (B.C.) of 1879.

(Published in the Calculta Gazettes of the 11th, 18th and 25th Juna, 1879, Part I, pp. 544, 550 and 593).

With reference to the provisions of section 5, Act VIII (B. U.) of 1879, the Lieutenant-Governor is pleased to empower the Revenue-officers mentioned below

Now called the Asansol sub-division,

BENGAL ACT VIII OF 1879 (THE BENGAL RENT SETTLEMENT ACT, 1879) -contd

respectively, to sanction or subsequently to approve general rates of rent for adoption in settlements of the different classes specified:—

I.—Regular settlements in which the number of officer specially empowered raiyats whose rents are to be recorded und r the by the Government to Act does not exceed 200.

| exercise the powers of a Collector on this behalf.

II.—Regular settlements in which the number of the Commissioner of such raiyats exceeds 200 but does not exceed 400.

III.—All other cases The Board of Revenue.

In applying the above rules, those raivats only will be taken into account who are entitled to have their rents recorded under the Act. Subordinate tenants holding under such raivats, whether known as karfa raivats or by any other name, need not be taken into account, even though the settlement officer may, for statistical or other purposes, record in his proceedings the rents which are actually paid, or which he considers might fairly be paid, by such subordinate tenants.

- 2. In supersession of previous orders on the subject, the Lieutenant-Governor is pleased to order that the following revenue authorities, respectively, shall be competent to sanction settlement proceedings under Regulation VII of 1822, and other laws:—
- 1.—Sottlements for a term not exceeding five years of chars, the Government revenue assessed on which does not exceed Rs. 200, provided that the settlement is made with resident raiyats or others entitled to a settlement, and not farmed.

II.—Summary settlements for one year of estates, the revenue assessed on which does not exceed Rs. 500, that is, summary extensions for one year of the expiring settlements of such estates owing to detailed inquiries for a regular settlement not being completed; provided that if it is proposed so to extend such a settlement for a second year, the sanction of the Commissioner will be required.

III.—All other summary settlements of estates, of which the Government revenue does not exceed Rs. 5,000, for two years or less.

IV.—Regular settlements of estates on which the Government revenue assessed does not exceed Rs. 5,000, for the following terms, provided that the settlement be made after detailed inquiry with persons entitled to settlement or with the local under-tenents and raiyats:—

(a) Up to the year fixed by Government for the termination of temporary settlements in the district;

The Collector.

Ditto.

The Commissioner of the Division.

Ditto

BENGAL ACT VIII of 1879 (TH" BENGAL RENT SETTLEMENT ACT, 1879)—Concld.

(b) In cases in which the law does not admit of) the settlement being made for so long a period as is mentioned in (a), and in cases in which the term of settlement is limited by orders of the Government or Beard (e.g., escheated lands which are ordered to > The Commissioner of the be settled for 12 years only), for the longest period |

allowed by law or by such orders; (c) In the cases of char estates only, for not more

than ten years.

V.—Summary settlements which are beyond the The Board of Revenue.

Division.

competency of Commissioners. VI.—Temporary settlements beyond the competency of Commissioners, in which the Government

revenue assessed does not exceed Rs. 25,000.

VII.—Permanent settlements to which the proprietors have a statutory right.

Ditto.

Ditto.

3. Temporary settlements in which the Government revenue assessed exceeds Rs. 25,000, and proposed permanent settlements to which the proprietors have no statutory right, will be reported for the orders and final sanction of Government.

4. The foregoing rules are applicable to the settlement or re-settlement of individual estates or parts of estates; but settlements of whole districts or parganas or other sub-divisions of districts should be made and engagements taken, subject to the final approval of the Government of India to which, through the Government of Bengal, the proceedings will be reported in due course, for such approval..

BENGAL ACT I OF 1880 (THE CALCUTTA TRAMWAYS ACT, 1880)

Notification No. 2824 M., dated the 16th August, 1904 (published in the Culcutta Gazette of 1904, Part IB, p. 193),

Ir is hereby notified, in pursuance of section 4 of the Calcutta Tramways Act, 1880 (Bengal Act I of 1880), that the Calcutta Tramways Company, Limited, propose to make and maintain double lines of electric tramway on the following routes, namely:-

1st.—A tramway branching off near the Kidderpore Bridge and passing along the Diamond Harbour Road past Ofphangunge Market and St. Stephen's Church, crossing the Port Commissioners' Boat Canal and the Eastern Bengal State Railway line (to the Docks and Budge-Budge) by the existing overbridge and going out in the direction of Behala, stopping at the end of Goragatcha Road,

BENGAL ACT I OF 1880 (THE CALCUTTA TRANSAYS ACT, 1880)—contd.

2nd.—A tramway connecting the Company's Russa Road and Kidderpere lines via Alipore Lane and Judge's Court Road and the Kalighat New Road crossing the Tolly's Nala over the Kalighat Bridge,

and that the said proposal has been approved by the Corporation of Calcutta and sanctioned by the Lieutenant-Governor under section 3 of the said Act.

Notification No. 2826 M., dated the 16th August, 1904 (published in the Calcutta Gazette of 1904, Part 1B, p. 193).

It is hereby notified, in pursuance of section 4 of the Calcutta Transway Act, 1880 (Bengal Act, I of 1880), that the Calcutta Transways Company, Limited, propose to make and maintain a double line of electric transway on the following route, namely:—

From the Company's terminus at Scaldah Station, passing along the centre of the entire length of the Harrison Read, and terminating at or joining the Company's line on the Strand Road,

and that the said proposal has been approved by the Corporation of Calcutta and sanctioned by the Lieutenant-Governor under section 3 of the said $\Delta \epsilon$ t.

Notification No. 564 T.-M., detect the 13th May, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 80).

It is hereby notified, in pursuance of section 4 of the Calcutta Tramways Act, 1880 (Bengal Act I of 1880), that the Calcutta Tramways Company, Limited, propose to make and maintain on the following route a triangular loop for the purpose of reversing the trams at the northern terminus of the Company's Chitpur line at a short distance to the west of the Chitpur Canal Bridge, which leads into Cossiporo:—

The track, forming one side of this triangle extends from a point in Gailiff Road about 55 yards west of Upper Chitpur Road, to a point in Gailiff Street about 25 yards west of the Chitpur Bridge abutment. The other two sides of the triangle are formed by tracks connecting the terminus in Gailiff Road, and Gailiff Street, respectively, with the lines from and to Calcutta Trams arriving from the city, along the Upper Chitpur Road, take the curve to the west into Gailiff Road, are then backed into Gailiff Street, and from there proceed on the return journey to the city,

and that the said proposal has been approved by the Corporation of Calcutta and sanctioned by the Lieutenant-Governor under section 3 of the said Act.

BENGAL ACT I OF 1880 (THE CALCUTTA TRAMWAYS ACT, 1880) - confd.

Notification No. 293 M., dated the 13th February, 1907 (mublished in the Calcutta Gazette of 1907, Part 1B, p. 25).

IT is hereby notified, in pursuance of section 4 of the Calcutta Tramways Act, 1880 (Bengal Act I of 1880), that the Calcutta Tramways Company, Limited, propose to make and maintain a double-line of electric tramways on the following route, namely:—

From the junction of the Dhurrumtolla Street with the Lower Cfronlar Road, passing along the centre of the latter road up to the Company's Depôt at Nonapouker, opposite the corner of Elliott Road,

and that the said proposal has been a proved by the Corporation of Calcutta and sanctioned by the Lieutenant-Governor under section 3 of the said Act.

Notification No. 2060 M., dated the 16th December, 19'8 (published in the ... Calculta Gazette of 1908, Part 1B, p. 183).

It is hereby notified, in pursuance of section 4 of the Calcutta Tramways Act, 1880 (Bengal Act I of 1880), that the Calcutta Tramways Company, Limited, propose to make and maintain a double line of electric tramways with the necessary brackets and overhead wires, along the centre of the Upper Circular Road, ¹[the poles being on both sides of the road] from the Scaldah Station to the proposed site of the Company's car-shed near the junction of Gas Street with the Circular Road, a supporting post being erected in the triangle at the junction of the proposed line with the Harrison Road, to hold up the everhead wires at this point, and that the said proposal has been approved by the Corporation of Calcutta and sanctioned by the Lientenart-Governor under section 3 of the said Act.

Erratum No. 268 M., dated the 10th February, 1909 (published in the Calcultum Gazette of 1909, Part IB, p. 204).

In Notification No. 2000 M., dated the 16th Documber, 1908,2 published at page 183, Part IB of the Calcut's Gazette of the 23rd idem, sanctioning a proposal of the Calcutta Tramways Company, Limited, to make and maintain a double line of electric tramways along the centre of the Upper Circular Road, for the words "the poles being on the eastern footpath" read "the poles being on both sides of the road."

¹ The words "the poles being on both sides of the road" were substituted for the words "the poles being on the castern lootpath" by Erratum No. 265 M., dated the 10th February, 1903, printed goes, on this page.

2 Printed ante, on this page.

BENGAL ACT I OF 1880 (THE CALCUTTA TRAKWAYS ACT, 1880, -contd. .

Notification No. 24 M., d ted the 6th January, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 5).

IT is hereby notified, in pursuance of section 4 of the Calcutta Trainways Act, 1880 (Ben. Act I of 1880),—

- (a) that the C. leutta Tramways Company, Limited, has undertaken, in pursuance of the Agreement, dated the 22nd November, 1879, which was published on pages 458 to 461 of Part I of the Calcutta Gazette of the 27th April, 1881, to construct and maintain a double line of electric tramways, with the necessary overhead wires, along the centre of Gailiff Street, the poles for such wires being placed on both sides of the said street, and the line extending from the junction of Cornwallis Street and Belgachia Road with the said street to Bagh Bazar, and being connected with the Company's lines in Upper Chitpur Road; and
- (b) that the said undertaking has been approved by the Corporation of Calcutta and sanctioned by the Lieutenant-Governor under section 3 of the said Act.

Notification dated the 24th April, 1831 (published in the Calcutta Gazette of 1881,
Part I, p. 458).

Under the provisious of section 4, Act I (B.C.) of 1880, the Calcutta Tramways Act, it is hereby notified that the following Agreement has been entered into between the Municipal Commissioners of the suburbs of Calcutta and the grantees in respect of the construction and maintenance of tramways in the said suburbs of Calcutta:

Agreement dated the 28nd November, 1879, not reprinted.)

Notification dated the 30th May, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 653).

Under the provisions of section 4 of Act I (B.C.) of 1880 (the Calcutta Tramways Act), as amended by Act II (B.C.) of 1884, it is hereby notified that the following Agreement has been entered into between the Secretary of State for India and the grantees in respect of the construction and maintenance of tramways upon the Calcutta Maidan.

Agreement dated the 13th March, 1884, not reprinted.]

² This Agreement was published with Notification, dated the 24th April, 1881, printed post, on this page.

BENGAL ACT I OF 1880 (THE CALCUTTA TRAMWAYS ACT, 1880)-conid.

No. 430, dated Calcutta, the 21st July, 1882:

From—Colman Macaulay, Esq., Secretary to the Government of Bengal, Medical and Municipal Department,
To—The Chairman of the Corporation of the Town of Calcutta.

With reference to your letter No. 1380, dated the 21st Juno last, and previous correspondence, on the subject of the regulations framed by the Corroration of the Town and the Tramways Company, respectively, under the Calcutta Tramways Act, I (B.C.) of 1880, I am directed to state that under section 24 of the Act, the Lieutenant-Governor confirms the regulations, a copy of which is forwarded for the information of the Commissioners and communication to the Manager of the Company.

2. Both sets of the regulations should now be published by the Corporation in the Calcutta Gazette for general information, as required by the last clause of section 24.

A

Regulations made by the Corporation of the town of Calcutta under section 24, clause 1, Act I (B.C.) of 1880.

[Superseded by the Regulations published with Notification dated the 12th September 1904, printed in the Calcutta Corporation Manual, 1910, pp. 194 to 196.]

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Regulations made by the Calcutta Tramways Company under section 24, clause 2,

Act I (B.C.) of 1880.

1 to 10. [Printed in the Calcutta Corporation Manual, 1910, pp. 191 to 193.]

Notification dated the 31st March, 1885 (published in the Calcutta Gazette of 1885.

Part I, p. 257).

The following rules framed under section 24, clause 2, of Act I (B. C.) or 1880, as amended by Act II (B. C.) of 1884, for the regulation of traffic on the Kidderpore and Dhurrumtolla line of tramway, are published for general information:—

Regulations made by the Calcutta Tramways Company under section 24, clause 2

Act I (B.C.) of 7880.

Passengers are forbidden, under a penalty not exceeding Rs. 5,-

(a) to enter or leave a car while in motion;

(b) to travel standing on the foot-board of the car;

² Not printed in this Collection,

BENGAL ACT I OP 1880 (THE CALCUTTA TRAMWAYS ACT, 1880) -contd.

- (c) to commit nuisance or spit upon the floor or any part of the car;
- (d) to converse with the driver while on duty.

2. No person shall swear or use obscene or offensive language whilst upon any ear, or wilfully interfere with the comfort of any passenger. The penalty

for infringement of this rule shall be a fire not exceeding Rs. 20

- 3. The conductor may refuse to allow any of the following persons to travel upon any car, and may at any time require any such person to leave such car; and any such person entering or attempting to enter a car after the conductor has refused permission, or refusing to leave the car when called upon to do so, shall be liable to a fine not exceeding Rs. 20:—
 - (a) Any person drunk and disorderly.
 - (b) Any person suffering from a contagious disease.
 - (c) Any person whose clothing or body is in an offensively dirty state.
 - (d) Any person carrying mere luggage that can be accommodated in the space allotted to him or under his soat.
- 4. No person shall take a dog or other animal into any ear. Any dog or other animal taken into any ear in contravention of this regulation shall be immediately removed from the car by the person in charge of such dog or other animal upon the request of the conductor, and, in default of compliance with such request, the dog or other animal may be removed under the direction of the conductor. The penalty for infringement of this rule shall be a fine not exceeding Rs. 20.

5. When any car contains the full number of passengers which it is licensed to carry, no additional persons shall enter or remain on any such car when warned by the conductor not to do so. The penalty for infringement of this rule shall be a fine not exceeding Rs 20.

6. Any male person above the age of 10 years, knowingly and wilfully entering, or remaining in, a car exclusively reserved for females, shall be liable

to a fine not exceeding Rs. 20.

7. Each passenger shall, upon demand, pay to the conductor or other duly authorized officer of the Company the fare legally demandable for the journey. The penalty for infringement of this rule shall be a fine not exceeding 1ts. 20.

8: Any passenger found travelling upon any car without a ticket, or not producing his ticket when called upon to do so by any servant of the Company, being in uniform, shall be liable to pay the fare from the place whence the car originally started. The penalty for infringement of this rule shall be a fine not exceeding Rs. 20.

9. No person shall wilfully obstruct or impede any officer or servant of the Company in the execution of his duty upon, or in connection with, any car or tramway of the Company. The penalty for infringement of this rule shall be

a.fine not exceeding Rs. 20.

10. The conductor of the car shall enferce or prevent the breach of these by-laws and regulations to the best of his ability, and if he wilfully and wrongfully omits to enforce them, he shall be liable to a penalty not exceeding Rs. 2).

The " conductor " means any servant of the company in charge of a car.

BENGAL ACT I OF 1880 (THE CALCUTTA TRAMWAYS ACT, 1880)-contd,

Notification dated the 12th September, 1904 (published in the Calcutta Gazette of 1904, Part II, p. 1187).

In pursuance of section 24 (1) of the Calcutta Tramways Act, I of 1880, he following evised Regulations framed by the Corporation of Calcutta and anctioned by the Government are published for general information. These are to be substituted for the A set of Regulations sanctioned in Government Order No. 430, dated the 21st July, 18821:—

(1) to (10) [Printed in the Calcutta Corporation Manual, 1910, pp. 194 to 196.]

Notification No. 973 M., dated the 4th July, 1908 (published in the Culcutta Gazette of 1908, Part IB, p. 97).

The Corporation, in exercise of the power conferred by section 24 of the Calcutta Tramways Act, 1880 (Bengal Act 1 of 1880), have made the following modification in the Regulations under that section which were published on page 1187 in Part II of the Calcutta Gazette of the 14th September, 1904, 2 and the same has been confirmed by the Lieutenant-Governor:—

For Rogulation (9) substitute the following:

[Printed in the Calcutta Corporation Manual, 1910, p. 195.]

Notification dated the 12th September, 1904 (published in the Calcutta Gazette of 1904, Part II, p. 1187).

In pursuance of section 26 of the Calcutta Tramways Act, I of 1880, read with section 53 (3) of the Calcutta Hackney-Carriago Act, II of 1891, the following rules for the regulation of drivers and conductors framed by the Corporation of Calcutta and sanctioned by the Government are published for general information:—

(1) to (3) [Printed in the Calcutta Corporation Manual, 1910, p. 196.].

Notification dated the 31st August, 1911 (published in the Calcutt , Guzette of 1911, Part IB, p. 164).

In supersession of the existing Rule (1) of the ³ Rules for the regulation of drivers and conductors of tram cars, the following revised rule has been framed by the Corporation of Calcutta under section 26 of the Calcutta Tramways Act (Act I of 1880) read with sections 53 and 54 of the Calcutta Hackney-Carriage Act (Act II of 1891), and has been confirmed by the Local Government under section 53 (3) of the latter Act. It is published for general information:—

The Traffic Superintendent of the Tramways Company shall not require or allow any person to drive a tram ear on any public street unless such person

Printed ante, p. 657.
 Pide Notification dated the 19th September, 1004, printed ante, on this page.
 Printed in the Calcutta Corporation Manual, 1916, p. 186.

BENGAL ACT I OF 1880 (THE CALCUTTA TRAMWAYS ACT, 1880) - concid.

has a certificate of competency granted by him. The penalty for breach of the above rule shall be a fine not exceeding Rs. 20. Any such certificate of competency may be suspended or cancelled at any time at the discretion of the Chairman of the Corporation on reasonable cause being shown.

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880).

Notification dated the 11th June, 1881 (published in the Calcutta Gazette of 1881, Part I, p. 594).

Whereas a 1 Notification was published in the Calcutta Gazette of the 27th April, 1881, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, 1880, to the Municipality of Suri in the district of Birbhum, and whereas no objections to such extension have been made within six weeks of such publication, the Lieutenant-Governor is now pleased, in exercise of the power conferred on him by section 1, paragraph 4 of the said Act, to direct that the proposed extension shall take effect from the 1st July, 1881.

Notification dated the 19th July, 1881 (published in the Calcutta Gazette of 1881, Part I, p. 732).

Whereas a ¹ Notification was published in the Calcutta Gazette of the 20th April, 1881, declaring the intention of the Lieutenant-Governor to extend the provisions of Act V (B.C.) of 1880, the Bengal Vaccination Act, to the Hooghly and Chinsura Municipality, in the district of Hooghly, and whereas no objection to such extension has been made within six weeks of such publication, the Lieutenant-Governor is now pleased in the exercise of the power conferred on him by clause 4 of section 1 of the said Act, to direct that the proposed extension shall take effect from the 1st September, 1881.

Notification dated the 11th March, 1882 (published in the Calcutta Gazette of 1882, Part I, p. 257)

WHEREAS a 'Notification was published in the Calcutta Gazette on the 7th December, 1881, declaring the intention of Government to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Howrah, and whereas no objections to such extension have been made, within six weeks of such publication, to the extension of the provisions of the said Act; the Lieutenant-Governor, in the exercise of the power conferred on him by section 1, paragraph 4 of the said Act, directs that the extension shall take effect from the 1st April, 1882.

¹ Not printed in this Collection.

Bengal 'Act V of 1880 (the Bengal Vaccination Act, 1880) -contd.

Notification dated the 30th January, 1885 (published in the Calcutta Gazette of 1885, Rart I, p. 153).

Whereas a 1 Notification was published in the Calcutta Gazette of the 11th September, 1882, declaring the intention of Government to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Serampore Municipality, and no objection has been made within six weeks of such publication, the Lieutenant-Governor hereby extends the Act to the said Municipality, with effect from the 1st March, 1883.

No ification dated the 12th March, 1883 (published in the Calcuttu Gazette of. 1883, Part I, p. 226).

WHEREAS a Notification was published at page 1021, Part I of the Calcutta Gazette of the 20th December, 1882, declaring the intention of Government to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Uttarpara, in the district of Hooghly, and whereas no valid objections to such extension have been made within six weeks of such publication, the Lieutenant-Governor, in the exercise of the power conferred on him by section 1 of the said Act, directs that the said Act shall be extended to the Municipality of Uttarpara with effect from the 1st April, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p 458).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Tamluk, in the district of Midnapore, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 457).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act. V (B.C.) of 1880, to the Municipality of Ramjibanpur, in the district of Midnapore, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act directs that the extension shall take effect from the 1st July, 1883.

BENGAL ACT V OF 1880 (THE BRIGAL VACCINATION ACT, 1880) - contd.

Notification duted the 28th May, 1883 (published in the Valcutta Gazette of 1883, Part I, p. 457).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act. V (B.C.) of 1880, to the Municipality of Midnapore, in the district of Midnapore, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 457).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Khirpai, in the district of Midnapore, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Culcutta Gazette of 1883, Part I, p. 457).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Ghatal, in the district of Midnapore, and whereas no objection to such extension has been raised within six weeks of the publication of the Netification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 457).

WHEREAS a 1 Notification was published in the Calcutta Gazette of the 20th December, 1232, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Chandrakora, in the district of Midnapore, and whereas no objection

² Not printed in this Collection.

BENGAL ACT V of 1880 (THE BENGAL VACCINATION ACT, 1880)-contd.

to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Licuteuant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July 1883.

Notification dated the 28th May, 188; (published in the Calcutta Guzette of 1863, Part I, p. 458).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Kotrung, in the district of Hooghly, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1882, Part I, p. 458).

WHEREAS a ¹ Notification was published in the Caloutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Bhadreswar, in the district of Hooghly, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 458).

Whereas a ¹ Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1889, to the Municipality of Bansberia, in the district of Hooghly, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Geyernor, in the exercise of the powers conferred upon him by section 1 of the said Act, direct that the extension shall take effect from the 1st July, 1883.

¹ Net printed in this Collection.

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880)-contd.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 458).

Whereas a ! Notification was published in the Calcutta Gazette of the 20th December. 1882, declaring the intention of the Lieutenant-Governor to extend he provisions of the Belgal Vaccination Act, V (B.C.) of 1880, to the Munipality of Baiylyabati, in the district of Hooghly, and whereas no objection to uch extension has been raised within six weeks of the publication of the Votification within the above Municipality, the Lieutenant-Governor, in the xeroise of the powers conferred upon him by section 1 of the said Act, directs hat the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 456).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend he provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Munipality of Raniganj, in the district of Burdwan, and whereas no valid objection o such extension has been raised within six weeks of the publication of the votification with the above Municipality, the Lieutenant-Governor, in the xeroise of the powers conferred upon him by section 1 of the said Act, directs hat the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 456).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Beugal Vaccination Act, V (B.C) of 1880, to the Municipality of Katwa, in the district of Burdwan, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Garette of 1883, Part I, p. 456).

• Where As a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend

² Not printed in this Collection,

BENGAL ACT V OF 1880 (THE BERGAL VACCINATION ACT, 1880) -control.

the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Kalna, in the district of Burdwan, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 456).

WHEREAS a ¹ Notification was published in the Calcutta Gazette of the 20th Leocmber, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Dainhat, in the district of Burdwan, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take offect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Parl I, p. 456).

Whereas a Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenaut-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Burdwan, in the district of Burdwan, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification dated the 28th May, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 457).

Whereas a 1 Notification was published in the Caloutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Vishnupur, in the district of Bankura, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

¹ Not printed in this Collection,

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880)-contd.

Notification dated the 28th May, 1883 (sublished in the Calculta Gazette of 1883, Part I, p 456).

WHEREAS a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Bankura, in the district of Bankura, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the above Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the extension shall take effect from the 1st July, 1883.

Notification deled the 7th July, 1883 (published in the Celentia Gazette of 1883, Part I, p. 611).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Taki, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 609).

Whereas a ¹ Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V. (B.C.) of 1880, to the Municipality of South Suburban, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1885, Part I, p. 611).

WHEREAS a 1 Notification was published in the Calcutta Gazette of the 20th December, 4882, declaring the intention of the Lieutenant-Governor to extend

¹ Not printed in this Collection.

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880)-conts.

the provisions of the Bengal Vaccination Act, V (B C.) of 1880, to the Municipality of Chanduria, in the district of Khulna, and whereas no objection to such extension has been raised within six weeks, of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification duted the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 609).

WHEREAS a 2 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (BC.) of 1880, to the Municipality of Rajpur, in the district of the 24 Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section I of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883. (published in the Calcutta Gazette of 1883 . Part I, p. 609).

WHEREAS a 2 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of North Suburban 3, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks from the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section I of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazelle of 1883, Parl I, p. 610).

.WHERBAS a 2 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Nachati, in the district of the 24-Parganas, and whereas no objection

¹ The area known as the Chanduria Municipality has been withdrawn from the becation of the Bengal Municipal Act, 584.

² Not printed untils Collection.

³ The North Suburban Municipality has been sub-divided, its area having now been distributed between the Calcutta, South Subarban, Cossipore-Chitpur and Maniktala Municipalities.

EBNGAL ACT V OF 1880 (THE BENGAL VACCILIATION ACT, 1880) -contd.

to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Cilcutta Gazette of 1883, Rart I, p. 609).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B C.) of 1880, to the Municipality of Jaynagar, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification duted the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 611).

WHEREAS a ¹ Notification published in the Calcutta Gazette of the 20th December, 1832, declaring the intention of the Lieutenant-Gevernor to extend the provisions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of Gobardanga, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 610).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of South Dum. Dum, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor in the exercise of the powers conferred on him by section 1 of the said Act; directs that the extension shall take effect from the 1st October, 1883.

² Not printed in this Collection,

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT; 1880)-contd.

Notification dated the 7th July, 1883 published in the Calcutta Gazette of 1883, Part 1, p. 610;

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Licutemant-Governor to extend the previsions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of North Dum-Dum, including Dum-Dum Cantonment, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality the Lieutenart-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 611).

Whereas a ¹ Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of Basirhat, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 609).

Whereas a ¹ Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Licutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of Baruipur, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, art 1, p. 610).

Where is a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend

¹ Not printed in this Collection.

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880)—contd.

the provisions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of South Barrackpere, including Barrackpere Cantonment, in the district of the 24-Parganas, and whereas no objection to such extension has been rais d within six weeks of the publication of the Netification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 610).

Whereas a ¹ Notification published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B. C) of 1880, to the Municipality of North Barrackpore, in the district of the 24-Parganes, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Not fication dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 610).

WHERRAS a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of Barasat, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Normation acted the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 611).

Wiereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V. (B.C.) of 1880, to the Municipality of Baduria, in the district of the 24-Parganas, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880) -contd.

Notification duted the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 612).

Whereas a ¹ Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Santipur, in the district of Nadia, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Gevernor, in the oxero'se of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 612).

WHEREAS a 1 Notification was published in the Caloutta Gazetto of the 20th December, 1882, declaring the intention of the Lietonant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Ranaghat, in the district of Nadia, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 612.)

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend. the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Nadia, in the district of Nadia, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by Section 1 of the said Aot, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 613).

Where is a 1 Notification was published in the Calentia Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend

1 Not printed in this Collection.

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880)—contd.

the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Moherpur, in the district of Nadia, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1833 (published in the Calcutta Gazette of 1883, Part I, p. 612).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (BC) of 1880, to the Municipality of Kushtia, in the district of Nadia, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 613).

Whereas a ¹ Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the liengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Kumarkhali in the district of Nadia, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 612).

Wheeks a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccinati n Act, V (B.C) of 1880, to the Municipality of [Kishnagar], 2 in the district of Nadia, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

¹ Not printed in this Collection.
2 Sic. Read Krishnager.

BENGAL ACT V OF 1889 (THE BENGAL VACCINATION ACT, 1880)-contd

Notification dited the 7th July, 1883 (published in the Calcutta Guzette of 1883, Part I, p. 613).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1812, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C) of 1880, to the Municipality of Birnagar, in the district of Nadia, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification duted the 7th July, 1883 (published in the Calcutta Gazette of of 1883, Part I, p. 614)

WHEREAS a 1 Notification was published in the Calcutta Grazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Lalbagh, in the district of Murshidabad, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification district the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 614).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisious of the Bengal Vaccination Act, V (BC.) of 1880, to the Municipality of Kandi, in the district of Murshidabad, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gasette of 1883, Part I, p. 614).

• WHREAS a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenaut-Governor to extend

^{1.} Not printed in this Collection.
2 The former Municipality of Lalbugh was sub-divided into the two Municipalities of Atlanganj and The former Municipality of Lalbugh was sub-divided into the two Municipalities of Atlanganj and Municipalities of Notification No. 5277.—M., dated the 19th September, 1895, noted in Vol. 7, pp 405 and 406 under Rep. Act 11 to 1884.

EENGAL ACT, V OF 1880' (THE BENGAL VACCINATION ACT, 1880)—contd.

che provisions of the Bengal Vaccination Act, V (B.C) of 1880, to the Munitipality of Jangipur, in the district of Murshidabad, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Muricipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 613).

Whereas a ¹ Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Berhampore, including Cantonments, in the district of Murshidabad, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 611).

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Municipality of Satkhira, in the district of Khulna, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Cakutta Gazette of 1883, Part I, p. 612).

Whereas a Notification was published in the Calcutta Gazette of the 20th December, 18-2, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of Debhatta, in the district of Khulna, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT; 1880) -contd.

conferred, on him by section 1 of the said Act, directs that the extension shall take-effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Oakutta Gazette of 1883, Part I, p. 613).

Whereas a ¹ Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of Maheshpur, in the district of Jessore, and whoreas no objection to such extension has been raised within six weeks of the publication of the Notification within the Municipality, the Lieutenaut-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 7th July, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 613.)

Whereas a 1 Notification was published in the Calcutta Gazette of the 20th December, 1882, declaring the intention of the Lieutenant-Gevernor to extend the previsions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Municipality of Jessore in the district of Jessore, and whereas no objection to such extension has been raised within six weeks of the publication of the Notification within the municipality, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st October, 1883.

Notification dated the 8th January, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 1.5).

Whereas a 1 Notification was published in the Calcutta Gazette of the 10th October, 1983, declaring the intention of the Lieutenant-Governor to extend the provisions of Ac., V (B.C.) of 1980 (the Bengal Vaccination Act) to the Kotchandpore Municipality, in the district of Jessore, and whereas no objection has been raised to such extension within ax weeks of the publication of the Notification within the Municipality, the Lieutenant Governor, in the exercise of the powers conferred on him by section 1 of the said Act, directs that the extension shall take effect from the 1st February, 1884.

³ Not printed in this Collection.

BENGAL ACT Y or 1880 (THE BENGAL VACCINATION ACT, 1880)-contd.

Notification dated the 25th July, 1884 (published in the Galcutta Gazette of 1884, Part I, p. 807).

Whereas a 1 Notification was published at page 639, Part I of the Calcutta Gazette of the 25th May last, declaring the intention of the Lieutenant-Governor to extend the provisions of Act V (B.C.) of 1880 the Bengal Vaccination Act) to the Darjeeling Municipality; and whereas no objection has been raised to the proposal within six weeks of the publication of the Notification within the Municipality, the Lieutenant-Governor, in the exercise of the powers conferred upon him by section 1 of the said Act, directs that the Act shall be extended to the said Municipality, with effect from the 1st September, 1884.

Notification dated the 23rd August, 1884 (published in the Calculta Gazette of 1884, Part I, p. 900).

Wierras a Notification, dated the 15th May, 1881, declaring the intention of the Lieutenant-Governor to extend the provisions of Act V (B. C.) of 1840 (the Bengal Vaccination Act) to the Bally Municipality, in the district of Howrah, was published in the Calcutta Gazette of the 21st May last, and whereas no objection to the proposal has been raised within six weeks from the date of such publication, the Lieutenant-Governor, in the exercise of the powers conferred on him by section 1 of the above Act, directs that the Act shall be in force within the Municipality, with effect from the 1st October, 1881.

Notification dated the 10th December 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 535).

Whereas a Notification, dated the 2nd Septomber, 1886, I declaring the intention of the Lieutenant-Governor to extend the provisions of Act V (B.C.) of 1880 (the Bengal Vaccination Act) to the Municipalities mentioned below, was published at page 305, Part IB of the Calcutta Gazette of the 8th idem, and whereas no objection has been raised to the proposal within six weeks from the date of such publication, the Lieutenant-Governor, in the exercise of the power conferred on him by section I of the above Act, directs that the Act shall be in force within the Municipalities, with effect from the 1st January, 1887:—

- 1. Dinajpur in the district of Dinajpur .
- 2. Nator ditto Rajshahir
- "3. Serajganj' ditto Pabna.
- 4. Kurseong ditto Darjeeling.
- 5. Jalpaiguri . ditto Jalpaiguri.

¹ Not printed in this Collection.

BENGAL ACT V OF 1980 (THE BENGAL VACCINATION ACT, 1880)—contd.

Notification dated the 28th January, 1887 (published in the Ogloutta Gazette of 1887, Part IB, p. 21).

Whereas a Notification, dated the 27th September, 1886, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B. C) of 1880, to the Chakdaha Municipality, in the district of Nadia, was published at page 479, Part IB of the Calcutta Gazette of the 13th October, 1836, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power conferred on him by section 1 of the said Act, the Lieutenant-Governor extends the provisions of the Act to the Chakdaha Municipality.

Notification deter the 25th June, 1887 (published in the Calcutta Gazette of 1887, Part 1B, p. 174)

Whereas a Notification, dated the 21st February, 1887, announcing the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B. C.) of 1880, to the Khulna Municipality, was published at page 48. Part IB of the Calcuta Gazette of the 23rd idem, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the powers conferred on him by section 1 of the said Act, the Lieutenant-Governor extends the provisions of the Act to the Khulna Municipality, with effect from the 1st July, 1887.

Notification dated the 11th February, 1889 (published in the Calcutta Gazette of 1889, Part IB, p. 38).

Whereas a Notification, dated the 26th October, 1888, announcing the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C) of 1880 to the 2 Jahanabad Municipality, in the district of the Hooghly, was published at page 944, Part I of the Calcutta Gazette of the 7th November, 1888, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the Municipality, it is hereby notified, for general information, that, in exercise of the power conferred on him by section I of the said Act, the Lieutenant-Governor extends the provisions of the Act to the said Municipality.

¹ Not printed in this collection.
2 Now called Arambagh Municipality,

BENGAL ACT. V OF 1880 (THE BENGAL VACCINATION ACT, 1880)-contd.

Notification dated the 16th August, 1889 (published in the Calcutta Gazette of 1889, Part IB, p. 176).

WHEREAS a Notification, dated the 21st May, 1889, announcing the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Kharar Municipality, in the district of Midnapore, was published at page 115, Part IB of the Calcutta Gazette of the 29th May, 1889, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power conferred on him by section 1 of the said Act, the Lieutenant-Governor extends the provisions of the Act to the Kharar Municipality.

Notification No. 262T.—M., dated the 6th June, 1892 (published in the Calcutta Gazette of 1892, Part IB, p. 179).

Whereas a Notification, dated the 25th February, 1892, announcing the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V of 2880, to the Sonamukhi Municipality, in the district of Bankura, was published at page 50, Part IB of the Calcutta Gazette of the 2nd March, 1892, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the Netification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power conferred on him by section 1 of the said Act, the Lieutenaut-Governor extends the provisions of the Act to the Sonamukhi Municipality.

Notification No. 3425S., dated the 22nd August, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 188).

Whereas a Notification No. 1894S, dated the 10th May, 1895, was published at page 100, Part 1B of the Calcutta Gazette of the 15th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccipation Act, V of 1880, as amended by Bengal Act II of 1887, to the lands mentioned below, situated within the boundaries of the Bengal-Nagpur Railway, and lying within the jurisdiction of the Commissioner of the Burdwan Division, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the above Notification within the areas specified, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 1 of Act V of 1880, the Lieutenant-Governor sanctions the extension of the aforesaid provisions of the said Acts to the areas indicated:—

- (a) From the river Damodar to Asansol on the main line;
- (b) The storeyard in village Dihika;

¹ Not printed in this Collection.

BENGAL ACT V of 1880 (THE BUNGAL VACCINATION ACT, 1880) -contd.

- (c) The branch line from station Damedar, on the main line to Sanctoria;
- (d) The Bengal-Nagpur Railway premises at Asansol (Budha).

Notification No. 1208 T.—M., duted the 27th October, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 246).

Whereas a Notification No. 3646S., dated the 13th July, 1897, was published at page 170, Part IB of the Calcutta Gazette of the 14th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 1 to 8, 10 to 12 and 26 to 33 of the Bengal Vaccination Act, V of 1880, as amended by Act II of 1887, to certain places in the Rampur Hat sub-division of the district of Birbhum, within the limits noted below, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the above Notification within the places referred to, it is hereby notified, for general information, that, in the exercise of the power-vested in the Local Government by section 1° of Act V of 1830, the Lieutenant-Governor sanctions the extension of the aforesaid sections of the Act to those places, viz, Rampur Hat, Khalasipara, Bogtoi, Kalisara and Brahmanigram, bounded on the—

North.-By the Railway Volunteers' Rifle Range and the Dighi tank. .

South .- By the Shanghata stream .

East.—By the western boundaries of villages Dakhalbati, Benegram, Khanpura and Kumedda.

West. - By the eastern boundary of village Srifala.

Notification No. 812S., dated the 18th February, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 41).

Whereas a Notification No. 1938 T.—M., dated the 8th November, 1901, 1 announcing the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V of 1880, as amended by Act II of 1887, to the Budge-Budge Municipality, in the district of the 24-Parganas, was published at page 201, Part IB of the Calcutta Gazette of the 13th November, 1901, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the powers conferred on him by section 1 of the said Act, the Lieutenant-Governor extends the provisions of the Act to the Budge-Budge Municipality.

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880) -contd.

Notification No. 668, dated the 4th January, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 5).

Whereas a Notification No. 2915S., dated the 18th August, 1904¹, was published at page 196, Part IB of the Calcutta Gazette of the 24th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V of 1880, to the villages of Siliguri and Kalimpong, in the district of Darjeeling, the boundaries of which are noted below, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the places referred to, it is hereby notified, for general information, that, in the exercise of the powers conferred on him by section 1 of the said Act, the Lieutenant-Governor extends the provisions of the Act to the villages above mentioned:—

Boundaries of the village Siliguri-

North-Mahanadi river and Narain jote (low land).

East-Medanuddi jote and Jalpaiguri (down to the Fooljhari river).

South-Jalpaiguri . Kaiman jote and old Siliguri).

West-Mahanadi river.

Boundaries of the village Kalimpong-

North-The Bhalukhope Block.

East-The Dongra Block.

South-The Bong Block.

West-Bhalukhope and Kalimpong Blocks.

Notification No. 5598., dated the 17th December, 1906 (published in the Calcutta Gazette of 1906, Part 1B, p. 192).

Whereas a Notification No. 75T.—S., dated the 1st September, 1906, announcing the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Garden Reach Municipality, in the district of the 24-Pargana, was published at page 140, Part IB of the Calcutta Gazette of the 5th September, 1906, and whereas no valid objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the Municipality, it is hereby notified, for geneneral information, that, in the exercise of the powers conferred on him by section 1 of the said Act, the Lieutenant-Governor extends the provisions of the Act to the Garden Reach Municipality.

¹ Not printed in this Collection.

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880) -- contd.

Notification No. 399 T.—San., dated the 2nd June, 1910 (published in the Calcutta Gazette of 1910, Part 1B, p. 79).

In exercise of the power conferred by section 1 of the Bengal Vaccination Act, 1880 (Ben. Act V of 1880), the Lieutenant-Governor is pleased to extend the said Act to the Dhulian Municipality, in the district of Murshidabad.

Notification No. 1271 San., dated the 9th August, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1983).

Whereas a Notification No. 8T.—San, dated the 17th April, 1909, announcing the intention of the Lieutenant-Governor to extend the provisions of the Bengal Vaccination Act, V (B.C.) of 1880, to the Titagar Municipality, in the district of the 24-Parganas, was published at page 544, Part I of the Calcutta Gazette of the 21st April, 1909, and whereas no valid objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the powers conferred on him by section 1 of the said Act, the Lieutenant-Governor extends the provisions of the Act to the Titagar Municipality.

Notification No. 856T.—San, dated the 14th September, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 143).

In exercise of the power conferred by section 1 of the Bengal Vaccination Act, 1880 (Bengal Act V of 1880), the Lieutenant-Governor is pleased to extend the said Act to the Asansel Municipality, in the district of Burdwan.

Notification No. 3530San, dated the 8th July, 1897 (published in the Calcutta Gasette of 1897, Part IB, p. 168).

It is hereby notified, for general information, that, under section 14 of the Bengal Vaccination Act, 1880, the Lieutenant-Governor approves of the selection by the Corporation of Calcutta of the following public Vaccine Stations in

^{· 1} Mot printed in this Collection.

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880)-contd.

the area amalgamated with the town of Calcutta under one system of Municipal Government:—

Statement showing the positions of the public Vaccine Stations of the amalgamated

Vaccine station.	Where situated.	For which Ward	Days of vaccination.	Hours.	REMARKS
1	9.	3	4	5	6
••		Ward No.	•	•	
Intally	Campbell Hospital outdoor dispensary.	19 }	Mondays, Wed-	7 1 а.м. to 10	*
Alipore	Municipal Ward office at school house cutcherry.	23	Fridays.	A M	
Watgunge	Kidderpore dispensary	26			
Kidderpore	Ditto	24	Tuesdays, Thurs-	7∄ а.м.	
Beaispookur	Municipal Ward offico, at Foolbagan road.	20	days and Saturdays.	to 10	
Ballygunge	Municipal Ward Office No. 12, Begbagan read.	21	, ,		
Kalighat	Thakomoni Debi's dispen- sary, No. 37, Haldarpara road.	Part of 21, 22 wards.	Wednesdays	9 AM. to 10 A.M.	

Notification No. 489 T.—M., dated the 6th September, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 211).

It is hereby notified, for general information, that, under section 14 of the Bengal Vaccination Act, 1880, the Lieutenant-Governor approves of the selection by the Corporation of Calcutta of the premises, No. 108, Rassa Road, North, as the public Vaccine Station at Bhawanipur.

Notification No. 963 San., dated the 28th March, 1918 (published in the Calcutta Gasette of 1912, Part IB, p. 61).

In exercise of the power conferred by section 33 of the Bengal Vaccination Act, 1880 (Ben.Act V of 188), and in supersession of the rules published under Notification No. 528San., dated the 30th January, 1897 (at page 25 of Part IB of the Calcutta Gazette of the 3rd February, 1897), and amended by Notification

BENGAL ACT V of 1880 (THE BENGAL VACCINATION ACT, 1880) -contd.

No. 259San., dated the 28th January, 1910 (published at page 183 of Part I. of the Galcutta Gazette of the 2nd February, 1910), the Lieutenant-Governor in Gouncil is pleased to make the following rules, namely:—

RULES.

- 1. In these rules, "the Act" means the Bengal Vaccination Act, 1880.
 - (a) Qualifications of Public Vaccinators.
- 2 (i) No person shall be recognized as a public vaccinator who does not possess a certificate of competency granted by a Superintendent of a Medical School, a Civil Surgeon, or other principal Civil Medical Officer of a district, or by a Military Medical Officer of a cantonment, after oral and practical examination of the candidate.
 - (ii) Such certificate shall be in the following form :-

Superintendent of Medical School, or Oivil Surgeon . or Principal Civil Medical Officer of the district of , or Principal Military Medical Officer of Cantonment.

Dated

- 3. Every person who desires to present himself for the above examination shall, if he has not attended a vaccination class at one of the Medical Schools in India and attained a certificate of competency from the Superintendent thereof, submit evidence, to the satisfaction of the certifying authority referred to in rule 2 (i), prior to his examination that he has been engaged in vaccination work, in the capacity of an apprentice or assistant, for a period of at least six months.
- 4. Every candidate for the post of public vaccinator shall be required to satisfy the certifying authority referred to in rule 2 (1) as to
 - a) his knowledge of the phenomena of the vaccine disease;
 - (b) his knowledge of the methods of performing vaccination;
 - (e) his knowledge of the methods of collecting and storing lymph;
 - (d) his ability to recognise a good vesicle and cicatrix;
 - (e) his general acquaintance with the phenomena of small-pox;

BENGAL ACT' V OF 1880 (THE BENGAL VACCINATION ACT, 1880)-contd

- (f) his knowledge of the provisions of the Act in so far as they relate to the duties of a vaccinator; and
- (g) his acquaintance with the registers, returns and certificates required to be maintained and issued under the Act.
- 5 The appointing authority shall, in selecting candidates for the post of public vaccinator, give preference to those candidates who have attended a vaccination class at any of the Medical Schools in India, and have obtained a certificate of competency from the Superintendent of such school.

(b) Fees.

6. The fees for any vaccination operation performed outside the town of Calcutta shall be payable according to the following scale:—

At a public vaccine station .. Free of charge.

At a private residence or at any place other than a public vaccine station ... Four annual for each operation.

Provided that the total amount payable for any number of operations performed in any one family at the same time shall not exceed eight aunas.

N.B.—The word "family" means members of a joint mess occupying the same house, tenement, lodging or homestead, as the case may be, and includes the domestic servants of such members.

7. Every public vaccinator shall grant a printed receipt for each amount received by him as fees. All such amount shall be deposited at the office of the Civil Surgeon or other principal Civil or Military Medical Officer, or other authorised officer in charge of vaccination, every Saturday or oftener if that officer so orders, and the said officer shall, once a week, remit the same to the Pressury.

Provided that, if the amount realised at a public vaccine station at any ime exceeds the sum of Rs. 25, such amount shall forthwith be deposited as storesaid.

' (c) Vaccination of females.

8. If the head vaccinator, or, where there is no head vaccinator, the vaccinator considers that any female who, from the custom of the country, is mable to attend at the public vaccine station, is too poor to pay the fee payable or vaccination at a private residence, he shall report the fact to the Civil surgeon or other principal Civil or Military Medical Officer, or, in municipalities between than at the head-quarters of the district, to the Chairman, Vicelhairman or Ward Commissioner concerned, who may, if he concurs in the

BENGAL AUT V OF 1880 THE BENGAL VACCINATION ACT. 1880)—contd. vaccinator's opinion; direct that the whole or any portion of the fee be remitted.

(d) Supply of lymph.

- 9. Lanoline lymph obtained from the Animal Vaccine Depôt shall ordinarily be used in all vaccine operations.

 Provided that lymph—
 - (a) taken direct from a calf, or
 - (b) from the arm of a perfectly healthy subject,
- may also be employed on condition that it be at once transferred to the arm of the unprotected person or child.

(e) Forms, Registers and Returns.

10 The following register shall be kept at every public vaccine station:-

Register of vaccination of the

station for the month of

			C.F	Ш	·			•		.e.	RESIL	BNCE.	; •		RE	su lt ,		Ī
Serfal number,	Date of operation.	NAME.	•	Under ore year.	Over one and nader six vears.	Above six y, ars.	-	tual		Parent's or guardian's nume.	Street namber.	ity.	Name of vaccinator.	sful,	fal.	Vasuccessful.	Not ascertained.	pks.
Srrfa	Dyte	•	Sez.	Cnde	Orer Rix	Abov	Years.	Months.	Caste.	Paren	Stree	Locality.	Name	Surcersful,	Poubtful.	Unsuc	Not n	REMARKS.
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19
			•					•				•				•		
	٠		•	•					•		•	•		•		•		

BENGAL ACT V OF 1880 (THE BENGAL VACCENATION ACT, 1880)—contd.

11. The annual return required to be submitted by the Superintendent of Vaccination under section 32 shall be in the following form:—

AVERAGE ARTUAL FUREE DE DEATES	FROM SMALL-POX DURING PREVIOUS FIVE YEARS.	Ratio per 1,000	23		, ž.	r	. ; nnmper	scep ti-
AVEL	PROM SMALL-P DURIN PREVIO PIVE YEARS	Number.	- R		Ji-pc			f in 90
AVERAGE AVNUAL CUMERS OF PERSONS	·	Ratio per 1,000 of population.	**	4	N.BColumns 13 and 14" Be-vaccination" should include the race nation of all persons who bear marks of previous vaccination or of small-pox.			instances certificates of insuscepti-
AVA LEAT	PRR	Mumbers	ន	}	tion	ا ي		certi
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ber J'00	DOLUMINOUS KII	Persons successing of population,	11		mar.	Med	ą	
		Re-vaccination,	16		o bear	r Number of villages visited by Eaperintendent of Vaccination or Civil Surgeon, or other principal Medical Officer of the district— samber of persons found to have been vaccinated— ; number gaccessfully vaccinated—	; number of persous found to have been vaccinated—	
PRCENT. AGE OF SUG. CRSSFUL CASSS.		Primary.	22		ous wh	ias pri	sous fo	ıd i
	Ī	Successin].	=		De T&	vacet	Der.	d, st
BB-VACCIFATIOR,				Total.	of all	eon, of	iber of	instances certificates of postponement were granted, and
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	1	Total of all ages.	13		9 Ta(in or		nsm.
row.		A hove six years.	=		ig the	tion :	'	stpol
Successful.	or aix years.	Over one and und	2		elud	cins		00
ACG 8u		Under one year.	0		1 = =	Yes	stor-	les o
PRIMÉRY VACCUMATION. Successful.				Total.	nois	ent of	scein	rtifica
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Annual Return of vaccinations for the year

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880) -coma

- 12. The minutes of notices of vaccination which a Registrar of Births is required to enter under section 20 shall be in the form of a counterfoil to Schedule E to the Act, and shall contain the following headings:—
 - (a) Name and address of persons to whom notice has been issued.
 - (b) Name of child.
 - (c) Date of birth.
 - (d) Date of notice.
 - (e) Number of entry in birth register.
 - (f) Signature of Registrar.
- 13. The duplicates of certificates which a Registrar of Births is required to register under section 20, and the further particulars required by section 21, shall be in the following form:—

Register of Vaccination.

Seriai number.	Name of child,	Date or birth.	Number of entil in register of birth.	Date of notico (Schedule E).	Date of certificate of successfui vaccination (Schedule O).	Date of certificate of insusceptibility (Schedule B),	Date of certificate of postponed vaccination (Schedulo A).	Signature of Registrar.
1	2	8	4	8	G.	7	8	9
					-			
]			

14. The monthly return of cases which (under section 23 read with section 25) every Registrar of Births is required to transmit to the Superintendent of Vaccination, or Civil Surgeon, or other principal Civil or Military Medical Officer of the district or cantonment, shall be in the following form:—

Return of cases in which notice of vaccination has been sent but certificate has not been received for the month of

Name of child.	Name of parent o. guardian.	Residence.	•	Date of issue of notice.
• • 1	. 2	. 8	ĺ	4
•	. •	• •	1	•
•	•	•		
			•	_ •

N.B.-A case once included in this return need not be entered in any future return.

BENGAL ACT V of 1840 (THE BENGAL VACCINATION ACT, 1880) -contd.

15. (i) A register shall be kept at every public vaccine station in which shall be entered, in the following form, all sums received as fees by any public vaccinator attached to such station:—

FORM A-Receipts.

Register of receipts under Bengal Act V of 1880 at the

Vaccine Depot in the Municipality of

District of

Number.	Date.	From whom received	Amount received.	Initials of vaccinator.	Child's name and number of varcination rigister (to be filled in when the entry in the varcination registers is made).
1	2	3	4	5	. 6
		,			

(ii) A register shall also be kept at every such station in which shall be entered in the following form the amounts expended by any public vaccinator attached to the station:—

FORM B- Disbursements.

Register of Erpenditure under Bengal Act V of 1880 at the Depôt for the month of

Public Vaccine

Number.	Date.	On what account expended.	Amount,	Initials of vaccinator.
1	2	3	•	5
• [·· ···································		a
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BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880),—contd.

16. Every Registrar of Births shall keep a register of vaccination in the following form, of which columns 1, 2, 3, 4 and 5 shall be filled up on issue of the notice referred to in section 18, and the remaining columns on receipt of the duplicate certificate mentioned in section 19:—

Register of vaccination for

Serial No	Name of hild,	Date of birth	No. of entry in register of birth.	Date of notice— Schedule E.	Date of certi- ficate of successful vaccumation— Schedule C.	Date of certi- ficate of mauscoptubi- lity— Schedule B,	Smature of Registrar.
1	2	3	4	5	6	7	8 •
					•		
	•	•					
			1				

17. The Registrar of Births shall, as soon after the 'first of every month as possible, forward a return to the Civil Surgeon or other principal Civil or Military Medical Officer, or other officer in charge of vaccination, in the following form, showing all cases in which a notice has been served under section 3 or a certificate of postponement granted under section 5, and in which the period mentioned in such notice or certificate has expired without receipt of a certificate of successful vaccination under section 5, or of insusceptibility under section 6:—

Return of cases in which notice of vaccination has been served but certificate has not been received for the month of

Name of child.	Name	of parent or guardian.	Residence,	Date of issue of notice.
1		2	3	3
		· contract with the same about		
		•		
•				•

N.B. = A case once returned in this form need not be entered again, except in the case of a fresh postponement.

(f) General Instructions.

18. Whenever it shall come to the notice of a public vaccinator that any child required to be vaccinated according to the provisions of the Act is still unprotected, he shall request the parent or guardian of such child to have the

BENGAL ACT V OF 1880 (THE BENGAL VACCINATION ACT, 1880)-concld.

same so vaccinated forthwith, and shall explain to him the penalties he may incur under the Act if he fails to do so; and if such parent or guardian does not comply with the vaccinator's requisition the latter shall at once bring the matter to the notice of the Civil Surgeon or other principal Civil of Military Medical Officer of the district or cantonment, or other authorised officer in charge of vaccination.

19. Whenever it shall come to the notice of a public vaccinator that a person whose ago exceeds 14 years is still unprotected, he shall request such unprotected person to submit himself to be varcinated forthwith; and in tho event or the latter failing to do so, the public vaccinator shall at once bring the matter to the notice of the Superintendent of Vaccination in order that

the said unprotected person may be served with a notice under section 11.

20. When public vaccine stations have been appointed under the Act, and the days and hours of the public vaccinator's attendance at such stations have been fixed and published under section 14 (read with section 25), the public vaccinators attached to each vaccine station shall regularly attend thereat on the specified days and within the specified hours.

21. When a child has, under the provisions of section 4, been re-vaccinated, the fact of such re-vaccination shall be ontered by the vaccinator in the

appropriate vaccine register.

BENGAL ACT VI OF 1880 (THE BENGAL DRAINAGE ACT, 1880).

Notification No. 3059 L.R., dated the 21st November, 1903 (published in the Calcutta Gazette of 1906, Part I, p. 2049).

In exercise of the powers conferred upon him by section 55 of the Bongal Drainage Act, 1880 (Ben. Act VI of 1880), the Lieutenant-Governor is pleased to ompower the Covenanted Deputy Collecter of Howrah to de all acts, to discharge all functions, and to exercise all powers which may be done, discharged or exercised by a Collector under the said Act, as amended by the Bengal Drainage (Amendment) Act, 1902 (Ben. Act II of 1902), in respect of the following schemes: ...

- (1) Howrah drainage scheme.
- 2) Rajapur and Burajalla drainage sehemo.

BENGAL ACT IX OF 1880 (THE CESS ACT, 1880).

Notification doted the 12th July, 1886 (ymblished in the Calcutta Gazette of 1886, Part I, p. 859).

In is herely notified that under section 2 of Act IX of 1880, the Lieutenant-Governor has been pleased to exempt the Darjeeling-Himalayan Railway Company from the payment of the public works cess.

BENGAL ACT IX OF 1889 (THE CESS ACT, 1880) -contd.

Notification No 563 R.P., dated the 9th November, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1887).

Under the provisions of the last clause of section 2 of the Cess Act, IX

Burdyan.
(B. C) of 1880, the Lieutenaut-Gevernor exempts from the operation of the said Act, the side lands of the reads named on the margin, in the district of Burdwan.

Notification dated the 3 th July, 1881 (published in the Calcutta Gazette of 1881, Part I, p. 767).

It is hereby netified that the Licetenant-Governor has been pleased to extend the provisions of section 46, Act IX (B. C) of 1880, which permit the record of separate accounts of cesses payable by registered holders of revenue-free estates to all the districts of Bengal in which the Cess Act is in force, except Chittagong, Midnapore, and the districts of the Orissa Division.

This order is passed subject to such rules and conditious as the Board of

Revenue may proscribe under the second clause of the said section.

Notification No. 5046 R.P., deted the 20th December, 1892 (published in the Calcutta Gazette of 1892, Part I, p. 1145).

In supersession of the Netification of 30th July, 1881, published at page 767, Part I of the Calcutta Gazette of 3rd August, 1381, so far as it relates to the district of Midnapore, it is hereby notified that the Lieutenant-Governor has been pleased to extend to that district the provisions of section 46 of Act 1X 4B.C.) of 1880, which permit the opening of separate accounts of cesses payable by registered holders of revenue-free estates.

Notification dided the 1sth March, 1892 (published in the Cilcult's Gazette of 1892

Part IB, p. 58).

In supersession of all previous orders on the subject, the Lieutenaut-Governor is pleased to appoint the following gentlemen to be members of the Darjeeling District Road Committee:—

¹ Section 46 has subs quantly been extended to the district of Midnapore by Notification No. 5046 E.P., dated the 20th December, 1806, printed post, on this page.

2 Printed ante, on this page.

BENGAL ACT IX OF 1880 (THE CESS ACT, 1880)-contd.

Notification No. 6558 R.P., dated the 18th December, 1900 (published in the Calcutta Gazette of 1900, Part I, p. 1401).

The Deputy Conservator of Forests, Kurseong Division, is appointed to be an exafficio member of the [Kurseong Branch Road Committee.]

Notification No. 855 R.P., dated the 4th February, 1901 (published in the Calcutta Gazette of 1901, Part 1, p. 175).

In the Notification No. 6558 R.P., dated the 18th December, 1900 2 published at page 1401, Part I of the Calcutta Gazette of the 19th idem, read "Kurseong Branch Road Committee" for "District Road Committee, Darjeeling."

Notification No. 445 L. S.-G., dated the 7th March, 1907 (published in the Calcutta Gazette of 1907, Part 1B, p. 35).

It is hereby notified that, under section 116 of the Coss Act, 1X (B.C.) of 1880, the Lieutenant-Governor is pleased to appoint the senior Deputy Collector of Darjeeling, other than the Treasury Officer, to be an ex officio member of the District Road Committee, Darjeeling.

Notification No. 592 T.—F., dated the 3rd June, 1902 (published in the Calcutta Guzette of 1902, Part I, p. 811).

In supersession of all previous ordors on the subject, the Lieutenant-Governor is pleased, under the provisions of section 146 of Act IX (B.C.) of 1880, to determine that the meetings of the Road Cess Committee under the said section for the preparation of estimates of their income and expenditure for the cess year, commencing from the 1st April, 1403, shall be held in the month of August, 1902, and in the month of August of every subsequent year till further orders. This Notification will be applicable to the districts of Singbhum, Darjeeling, and the Sonthal Parganas, in which the Cess Act, IX of 1880, is in force.

Notification No. 2229 R.F., dated the 29th March, 1898 (published in the Calcutta Guzette of 1898, Part I. p. 367).

In exercise of the powers vested in him by section 158 of the Bengal Uess Act IX of 1880, the Lieutenant-Governor sanctions the fermation of a Branch

¹ The wor a "Kure-ong Branch Road Committee" were substituted for the words "District Road Committee, Darjeeling," by Notification No. 855 K.P., dated the 4th Pebruary, 1901, printed posts on this page,

2 Printed ante, on this page,

BRNGAL ACT IX OF 1880 (THE CESS ACT, 1880)-contd. .

Road Cess Committee for earrying out the purposes of the said Act within the limits of the sub-division of Kurscong, excluding the Terai, in the district of Darjeeling. The following gentlemen are appointed to form the Branch Committee:—

The Sub-divisional Officer

... Chairman (cx officio).

[Appointments personally by name omitted.]

Notification No 145, dated the 24th April, 1876 (published in the Calculta Gazette of 1876, Part 1, p. 435).

UNDER the authority conveyed in ¹ section 97 of Act X (B.C.) of 1871, His Honour the Lieutenant-Governor has been pleased to prescribe the following forms of annual estimate and accounts required to be prepared and kept under ² [sections 70 and 77] of that Act, in lieu of those ordered in Notification No. 99 of 1872.

DISTRICT ROAD FUND.

Forms of Accounts to be kept by District Committees under section³ LXXXVII of Act X (B.C.) of 1871.

LIST OF FORMS.

- No. 1. Annual estimate of Income and Expenditure-Parts I and II.
 - , 2. Statement of Revenue assessed and realized.
 - . 3. Cash-Book.
 - ,, 4. Cash Abstract Book of Receipts and Expenditure.
 - .. 5. Register of Monthly Receipts and Expenditure.
 - , 6. Annual Account Current with Schedule.
 - . 7. Account of Deposits.
 - ., 8. Account of Advances.

[Not reprinted]

Notification No. 534 T.—F., dated the 24th September, 1895 (published in the Calcutta Gazette of 1895, Part I. p. 991).

In modification of all previous orders on the subject, it is hereby notified that under clause (f), section 182 of Act IX (B.C.) of 1880, the Lieutenant-

¹ Re-enact d by section 183 (e) of Ben. Act 1X of 1880. 2 Re-enacted by sections 146 and 163 of Hen. Act 1X of 1880. 3 Re-enacted by section 173 of Hen. Act IX of 1880.

BENGAL ACT IX OF 1880 (THE CESS ACT, 1880) -contd.

Governor has been pleased to direct that, until otherwise notified, every holder of a revenue-free estate paying Rs. 10 or less per annum shall pay the road cess and public works cess in one annual payment, and has under the provisions of clause 2, section 42, fixed the following latest dates of payment:—

All the districts in the Burdwan, Dacca and Presidency Divisions 12th January.

Orissa Division 28th April.

All the districts in the Patna and Bhagalpur Divisions 7th June.

All the districts in the Rajshahi Division ... 28th 2

Under the provisions of section 57, the Lieutenant-Governor has fix if the following latest dates for the payment of road and public works cesses in one annual payment on account of rent-free tenures paying Rs. 10 or under per annum, in the same districts of the divisions:—

All the districts in the Burdwan, Daeca and Presidency Divisions 12th January.

Orissa Division 28th April.

All the districts in the Patna and Bhagalpur Divisions 7th June.

All the districts of the Rajshahi Division ... 28th ,

Notification No. 5535 R.P., dated the 25th September, 1899 (published in the Calcutta Guzette of 1899, Part I, p. 1248).

In supersession of all previous orders on the subject, it is hereby notified, under clause (f), section 182 of the Cess Act, IX (B.C.) of 1880, that, in accordance with the provisions of clause 2, section 42, and of section 57 of the same Act, the Lieutenant-Governor has been pleased to direct that every holder of a revenue-free estate and rent-free land in the district of Midnapore, paying above Rs. 10 per annum on account of road and public works cesses, shall pay the amount of such cesses due by him in two equal instalments, and has fixed the 28th June and the 12th January, respectively, as the latest dates of payment.

Not ification No. 5536 R.P., duted the 25th September, 1899 (published in the Calcutta Gazette of 1899, Part I, p. 1248).

In supersession of so much of the Notification No. 534 T.F., dated the 24th September, 1895, as relates to the district of Midnapore, it is hereby notified,

¹ So much, of this Notification as relates to the Midnapore district in the Burdwan Division is superseded by Notification No. 5536 B.P., dated the 25th September, 1899, printed post, on this page.
² Printed ante, p. 693.

BENGAL ACT IX OF 1880 (THE CESS ACT, 1880)-concld.

under clause (f), section 182 of the Cess Aot, IX (BC.) of 1889, that, in accordance with the provisions of clause 2, section 42, and of section 57 of the same Act, the Lieutenant-Governor has been pleased to direct that every holder of a revenue-free estate and rent-free land in that district, paying Rs. 10 or less per annum on account of road and public works cesses, shall pay such cesses in one instalment, and has fixed the 28th September as the latest date of payment.

BENGAL ACT V. OF 1881 (THE CALCUTTA BURIAL BOARDS ACT, 1881).

Notification duted the 7th February, 1882 (published in the Calcutta Gazette of 1882, Part I, p. 132).

In exercise of the powers conferred upon him by section 2 of Act No. V of 1831 (Bengal Council), entitled the Calcutta Burial Boards Act, 1881, the Lieutenant-Governor is pleased to appoint a Burial Board for the town and suburbs of Calcutta, and to declare that, in accordance with the provisions of section 3 of the said Act, the Board shall be constituted as follows:—

- The Chairman of the Corporation of the town of Calcutta.
 The Health Officer of the Corporation of the town of Calcutta.
- (3) The Executive Engineer, 2nd Calcutta Division, nominated by the
- Public Works Department.

 (4) The Senior Chaplain of St. John's Church.
- (5) 7 (6)]
- (7) L
- (8) } (9) i
- (10)
- (11)

Notification No. 1936, dated the 5th June, 1894 (published in the Calcultu Gazette of 1894, Part I, p. 645).

*Tur Lieutenant-Governor is pleased to appoint the Executive Engineer, 1st Saloutta Division, to be ex officio member of the Christian Burial Board for the own and suburbs of Calcutta.

¹ Clause (f) was suppreseded by Notification No. 1936, dated the 5th June, 1894, printed post, on this page.

3 Portionarciating to personal appointments are omitted.

BENGAL ACT V, OF 1881 (THE CALCUTTA BURIAL BOARDS ACT, 1881) - contd.

Notification No. 1268, dated the 5th March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 322).

THE following rules, made by the Burial Board for the Town and Suburbs of Calcutta under section 8 of the Calcutta Burial Boards Act, 1881 (Bengal Act V of 1881), in supersession of all provious rules made under that section, have been sanctioned by the Lieutenaut-Governor, and the fees and charges prescribed in l'art VI of the rules have been sanctioned by the Government of India:-

[Printed in the Calcutta Corporation Manual, 1910, pp. 242 to 254. The word any in line 1 of rule 2 on p. 250 of the Manual should be read as no.)

Notification No. 3037, dated the 1st August, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1186).

In exercise of the powers conferred by section 8 of the Calcutta Burial Boards Act, 1881 (Bengal Act V of 1881), and with the sanction of the Lieutenant-Governor in Council, the Christian Burial Board for the Town and Suburbs of Calcutta hereby make the following amendments in the rules published under Notification No. 1268, dated the 5th March 1910, at pages 322— 326 of Part I of the Calcutta Gazotte of the 9th March, 1910, namely:

- In rule 2 in Part VI, strike out the words and figures "for which
- a separate charge of Rs. 4 shall be made."

 In rule 3 in Part VI, striks out the words and figures "under 2. section VII, rule 4."
- At the beginning of Part VII insert the following, namely: -
 - (1) Only such undertakers shall be allowed to carry on any work in the Cemeteries under the Board's charge as are licensed by the Board, and have engaged to conform to the Board's rules:

Provided that private individuals may have their graves or monuments repaired by their own men, on application to the Superintendent.

(2) On the issue or renewal of an undertaker's license, a fee of Rs. 10 shall be paid to the Board.

(3) Every such license shall continue in force from the 1st of April in the year in which it is issued or renewed to the 31st of March in the following year, unless it is suspended, revoked or cancelled under rule 6 during that period; and no such license shall be renewed except by the Board in meeting.

¹ Printed auto, on this page.

BENGAL ACT V OF 1881 (THE CALCUSTA BURIAL BOARDS ACT, 1881)-confeld.

4. In Part VII, re-number rules 1 to 10 (inclusive) as rules 2 to 11

5. In rule 7 in Part IX, for the words and figures "Section IV, rule 3" substitute the words and figures "Part IV, rule 4."

Notification No. 1983 M., dated the 14th December, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 175).

In exercise of the power conferred by section 10 of the Calcutta Burial Boards Act, 1881 (Bengal Act V of 1881), the Lieutenant-Governor is pleased to sanction the placing by the Corporation of Calcutta of a piece of land in the district of the 24-Parganas, measuring, more or less, 10 bighas, and bounded on the north by Crematorium Road, on the south partly by the remaining portion of Januagore 1st Lane, and partly by premises Nos. 11-6, 11-7 and 13, Kurrya Bazar Road, and 42, Januagore Road, on the cast by Crematorium Road, and on the west by Januagore 1st Lane, part of which is now included in, and forms part of, the Lower Circular Road Cemetery, and which is used as a Christian Burial Ground, under the management, regulation and control of the Burial Board, on condition that all fees and other moneys payable in respect of the use of the said burial-ground, the digging of graves and the erection of monuments therein, shall be payable to the said Burial Board.

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882).

.Notification No. 23891.-R., dated the 6th October, 1909 (published in the Calculta Gazette of 1909, Part I, p. 1384).

THE Lieutenant-Governor of Bengal is hereby pleased to direct that the Covenanted Deputy Collector of Howrah be authorized to exercise the powers of a Collector under section 3 el the Bengal Embankment Act, II (B.C.) of 1882, in respect to all such works as lie entirely within the magisterial jurisdiction of Howrah, and which, by a special and written order of the Commissioner of Burdwan, have been declared to be of so urgent a nature as to require immediate measures to be taken by the Covenanted Deputy Collecter of Howrah.

Notification No. 77, dated the 11th March, 1901 (published in the Calcutta Guzette of 1901, Part I, p. 3(3).

Notification No. 366, dated the 29th October, 1883,1 which was published in the Calcutta Gazette of the 31st idem, referred to certain rivers and khals in the districts of Midnapore, Hooghly, 24-Parganas and the Saugor Island.

1 Printed in the Bengal Irrigation Manual, 1897, Vol. I, p. 64.

BENGAL ACT II OF 1882 (THE BENGAL EMBANEMENT ACT, 1882)-contd.

Notification No. 115, dated the 2nd April, 1894, which was published in the Calcutta Gazette of the 4th idem, referred to certain rivers in the districts of Midnapore and Balasore. These Notifications are amended in so far as they concern the rivers and khals in the districts of Midnapore and Balasore. The Lieuterant-Governor of Bengal is pleased under section 6 of Act II (B.C.) of 1882, to declare that the provisions of clause (b) of section 76 of the Act shall take effect over a tract of country extending for three miles on both banks of the Subarnarekha river and extending for one mile on each bank of the other rivers and khals or portions of the same specified below, together with the beds of the same rivers and khals. The erection of any new embankment or any addition to an existing embankment or the obstruction or diversion of any water-course within the tract above defined without the previous permission of the Superintendent of Embankments as regards works situated in the district of Palasore and the Collector as regards works situated in the district of Palasore and the Collector as regards works situated in the district of Midnapore, is prohibited.

A draft of the Notification was published in the Calcutta Gazette of the dates noted in the margin, as Notification No. 253, dated the 4th December, 1900.

• 2

[Specification of rivers and khals printed in the Balasore Canals Manual, 1907, p. 66.]

Notification No. 78, dated the 11th March, 1901 (published in the Calculta Gazette of 1901, Part I, p. 305).

The Lieutenant-Governor of Bengal is pleased under the provisions of section 6 of Act II (B. C.) of 1882, to declare that the provisions of clause (b) of section 76 of that Act shall take effect over the beds of the rivers and khals specified below,

The obstruction or diversion of any of the water-courses or any interference with them within the lengths defined without the previous permission of the Collector of Midnapore, in which district the water-courses referred to are situated, is prohibited.

A draft of this Notification was published in the Calcutta Gazette of the 5th, 12th, 19th and 26th December, 1900, and 2nd and 9th Janyary, 1961.

No. 254, dated the 4th December, 1900.

[Specification of rivers and khals printed in the Balasore Canals Manual, 1907, p. 68.]

¹ Printed in the Peogal Irrigation Manual, 1897, Vol. I, pp. 3 and 64.
2 Portion cancelled by Notification No. 2, dated the lst May, 1993, which is printed in the Ball sore Canals dagual, 1907, p. 70, and in the Solith Western Canals Manual, 1912, pp. 145, is omitted.

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACI, 1882)-confe

Notification No. 79; dated the 11th March, 1901 (published in the Calcutta Gazette of 1901, Part I, p. 305.)

In supersession of Notification No. 366, dated the 29th October, 1883,1 in so far as it concerns the rivers and khals in the districts of Midnapere, and Hooghly, and within the Cossye Division, and of item 1 of Notification No 3672 of the same date relative to the Damodar river, in so far as it lies within the above division; the Lieutenant-Governor of Bengal is pleased, under section 6 of Act II (B. C.) of 1882, to declare that the provisions of clause (b) of section 76 of the Act, shall take effect over a tract of country extending for our mile on both banks of the rivers and khals, or portions of the same, specified below, together with the beds of the same rivers and khals. The crection of any new embankment, or any addition to any existing embankment, or the obstruction, or diversion, of any water-course within the tract above defined, without the previous permission of the Collector, is prohibited.

A draft of this Notification was published in the Calcutta Gazette of the 5th, 12th, 19th and 26th December, 1956, and 2nd and 26th December, 1956, and 2nd and 2th January, 1961.

No. 255, dated the 4th December, 1966.

[Specification of rivers and khals printed in the South-Western Canals Manual, 1912, p. 138].

Notification No S0, dated the 11th March, 1901 (published in the Calcutta Gazette' of 1901, Part 1, p. 307).

The Lieutenant Governor of Bengal is pleased in the exercise of the powers conferred on him by section 6 of Act II (B. C) of 1882, to declare, that the provisions of clause (b) of section 76 of that Act, shall take effect over the beds of the rivers and khals, specified below,

The obstruction, or diversion, of any water-courses, or any interference with them, within the lengths defined, without the previous permission of the Collector, is prohibited.

[Specification of rivers and khals printed in the South-Western Canals Manual, 2, p. 141].

Printed in the Bengal Inigation Manual, 1827, Vol. I, p. 64.

Printed bid, p. 66 and in the south-Western Canals Manual, 1912, p. 142.

Portion cancelled by Notification No. 2, dated the 1st May 1906, which is printed in the Balasore Canals Manual, 1912, p. 145, is conflicted.

BENGAL ACT II OF 1882 (THE BRIGHT EMBANKMENT ACT, 1882)-contd.

Notification No. .81, dated the 11th March, 1901 (published in the Calcutta Gazette of 1901, Part I, p. 308).

The Lieutenant-Governor of Bengal is pleased, under section 6 of Act II (B. C.) of 1882, to declare that clause (b) of section 76 of that Act shall take effect over a tract of country extending for three miles on the left bank of the Hooghly river, and extending for one-mile from each bank of the other rivers or portions of the rivers specified below, together with the beds of the same rivers and khals. The erection of any new embankment or any addition to an existing embankment or the obstruction or diversion of any water-course without the previous permission of the Collector, is prohibited.

A draft of this Notification was published in the Calcutta Gazette of the dates noted in the margin, as Notification sth, 12th, 19th and 26th December, 1900, and 2nd and 9th January, 1901.

No. 257, dated the 4th December, 1900.

***** [

[Specification of rivers printed in the South-Western Canals Manual, 1912, p. 142.]

Notification No. 9, duted the 26th September, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 1619.)

In is hereby notified that the Lieutenant-Governor is pleased to modify so much of the Government of Bengal, Irrigation Department, Notification No. 77, dated the 11th of March, 1901, under section 6 of Act II (B. C.) of 1882, published at pages 803-304 of Part I of the Calcutta Gazette of the 13th idem, as relates to the Bagda river in the Midnapore district.

From the date of this notification the area on either bank of that river subject to the provisions of clause (b) of section 76 of the Act will be as described below:-

Serial	Name of	Fre	ож –	То-		Approxi-	7
No.	river.	Villa, e.	Pargana.	Village	l'argana.	mate length in miles.	Bank.
13	Bagda	Dumnrberia Bijaynagar	Narusmutha Ditto	Rusúlpur riyer near Bhaitghur, Rusuipur river near Kalinagar,	Bhaitghur Erluch ',	8	Right. Left.

Portion cancelled by Notification No. 2, dated the 1st May. 1996, which is printed in the Battaore Canals Manual, 1912, p. 145, is omitted.

Printed ante, p. 697.

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882) - contd.

Notification No. 5, dated the 9th March, 1912 (published in the Calcutta Gazette of 1912, Part I, p. 505).

In exercise of the power conferred by section 6 of the Bengal Embankment Act, 1882 (Bengal Act II of 1882), the Lieutenant-Gevernor in Cannell is pleased to declare that the provisions of clause (b) of section 76 of that Act shall take effect on and from the 15th April, 1912, over the bed-and channel of the Bally khal from Pakirbagan, in the village of Durgapore, in the district of Howiah, passing between the villages of Durgapore, Makla, Ramchandrapore, Uttarpara and Bally, in the districts of Howiah and Hooghly, which joins the river Hooghly in the village Bally and forms the lower reach of the outfall channel of the diamage sluice at Banderbil, which drains the Dankuni swamp and the adjacent country, as specific in the following table:—

Fron-		То-	-	Appffeximate length.	Bank.	District.
Villago.	Pargana.	Vi lage.	Pargana.	length.		
Durgapore, thana Bully Uttarpara, thana Seram pore.	1	Bully Uttarpnia	Horo Do. *	M. ft. 1 ₀ 1,846 1 1,796	ì	Howrab. Heoghly.

Nos. 875 - 9221.

GOVERNMENT OF BENGAL.

PUBLIC WORKS DEPARTMENT.

IRRIGATION.

Dated Calcutta, the 3rd July, 1906.

RESOLUTION.

READ-

Bengal Government, Revenue Department, Memorandum No. 1975T.—R., dated the 8th September, 1903, and enclosure.

 The Control of the C

Bengal Government, Revenue Department, Memorandum No. 968R, dated the 17th February, 1904, and enclosures.

Note by the Ch & Engineer, Bengal, dated the 5th June, 19:6.

OBSERVATIONS.—In September, 1903, Government on the recommendation of the Board of Revenue, approved of the formation of Standing Committees to

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882)-contd.

consider questions relating to protective embankments in the districts of Cuttack, Pur and Balasore. The Board of Revenue in proposing these Committees had written:—

"While, however, a commission may be dispensed with it is very desirable, to associate the Commissioner and the Collectors, in their respective districts, with the Engineer staff in the decision as to the works which should be carried out; and it is, in fact, the case that the views of these officers have generally been obtained on proposals for works. The Board are not aware that the method of consulting fine civil officers in schemes of works prepared by the officers of the Public Works Department which had hitherte been followed, has proved unsatisfactory, but they are disposed to agree with the Government that a Standing Committee for each district, including the Commissioner of the Division, the Superintending Engineer, the Collector of the District, and the Executive Engineer, might, with advantage, be constituted Such a Committee would bring the civil officers and professional officers into closer relation, and proposals started by the fermer or the latter would be discussed without the delay inevitable to correspondence."

This was written with respect to Orissa where conditions are to a certain extent peculiar. The embankments in charge of the Public Works Department are all maintained at the cost of Provincial Revenues and the settlement of the Land-revenue is temporary. However, the general principle that the Engineers and the Revenue Officers should work in conjunction applies every where.

Besides in other parts of the province where embankments are maintained at the cost of the estates benefited, questions arise regarding the legal obligations on Government, and as is shown in the Chief Engineer's note, the Engineers have not always consulted the Revenue Officers before taking action.

It is also very desirable that the Engineer and Revenue Officers should discuss locally suggestions for minor irrigation schomes or for improvements in drainage, and that landholders interested should join in the discussion.

RESOLVED.—It is therefore directed that Standing Committees shall be formed for all districts. The Committees to be constituted as under—

President

. The Commissioner of the Division

Vice-President and Secretary

. The Collector of the District.

The Superintending Engineer in whose circle the district lies.

The Executive Engineer in whose

division the district lies.

Members

The District Engineer.

Such landholders or other gentlemen directly interested in any schemes as may be appointed by Government on the recommendation of the Collector and with the approval of the Commissioner.

The Committee will consider questious relating to-

I.—Flood embankments:—

(a) New works, including such as sluices or escapes for existing embarkments.

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882)-com

- (b) Alterations in the alignment of existing embankments, such as are caused by important retirements. This will include the discussion of the policy of holding a threatened bank by protective works in preference to the retirement of the embankment.
- (c) Proposals for raising the level of the crest of an embankment.
- (d) All questions in which there is any doubt as to the interpretation to be given to the provisions of the Embankment. Act or of centracts for the maintenance of embankments.
- II —Any proposal which may be suggested for a minor irrigation work. III —Any scheme which may be proposed for improvement in drainage. IV.—Any matter referred by Government for opinion.

Meetings of the Committee will be convened by the Commissioner whenever required. They may be held where most convenient to the members generally. In the absence of the Commissioner the Collector of the district as Vice-President will preside. The proceedings will be recorded in the Collector's office and copies of proceedings will be sent to Government by the Commissioner.

ORDERED.—Ordered that a copy of this Resolution be forwarded to the Board of Revenue, Lower Provinces, Government of Bengal, Revenue Department, Commissioners of Divisions, Collectors of Districes, Superintending Engineers of Irrigation and Public Works Circles, Bengal for information.

Notification No. 315, dated the 16th August, 1875 (published in the Calcutta Gazette of 1875, Part I, p. 1073).

Under section 35 1 of Act VI (B.C.) of 1873 the Lieutenant-Governor direct, that the under-mentioned embankment shall be included in Schedule D of the said Act as No. 32A.—

LEFT BANK OF DAMODAR RIVER.

[Description.—I'rinted in the Bongal Code, 1905, Vol. I, p. 430.]

Notification No. 160, dated the 8th April, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 516).

In accordance with the last clause of scotion 43 of Act II (BC) of 1882, "The Bengal Embankment Act," the Lieutenant-Governor is pleased to direct

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882)-contd.

that the embankment 1 described below, which is not mentioned in Schedule D to Bengal Act VI of 1873, shall be included therein, and shall remain so included as long as the Government is the proprietor of the Punchanogram estato.

. PUNCHANCGRAM EMBANKMENT.

[Description -Printed in the Bengal Code, 1905, Vol. I, p. 448, and in the Bengal Irrigation Manual, 1897, Vol. II, p. 35.]

Notification No 275, dated the 20th July, 1886 (published in the Calcutta Gazette of 1886, Part I, p. 865).

The Punchanogram embankment, which has been included in Schedule D, attached to Act VI (B. B.) of 1873, as per Notification No. 160,2 dated the 8th April, 1884, published at page 516, Part I of the Calcutta Gazette of the 9th idem, shall be considered as No 96 in that Schedule.

Notification No. 276, dated the 20th July, 1886 (published in the Calcutt: Gazette of 1886, Part I, p. 865)

In accordance with the last clause of section 43 of Act II (B. C.) of 1882, the Lieutenant-Governor is pleased to direct that the embankments described below shall be included in Schednle D to Bengal Act VI of 1873.

No. 97.
No. 98.
No. 99.

[Printed in the Bengal Irrigation Manual, 1897, Vol. II, p. 35, and in the Bengal Code, 1905, Vol. I, p. 449.]

Notification duted the 24th November, 1887 (published in the Calcutta Gazette of 1887, Part I, p. 961).

Under the provision of section 43 of the Bengal Embankment Act, II (B. G.) of 1882, the Lieutenant-Governor is pleased to transfer to the charge of the zamindars, Babus Hari Mohun Roy and Peary Mohun Roy, residents of No 85, Amberst Street, Calcutta, the embankment 2½ miles more or less in length, and specified as No. 26 in Schedule D of Act VI (B. T) of 1873, and which lies on the left banks of the rivers Darakeshwar and Rupnarain, pargana Jahanabad, and to the west of mauza Dhangoria, in pelice-station Khanakul, in district Hooghly. The zamindars have executed the necessary agreement for the maintenance of the embankment. The transfer will take offect from the date of the execution of the agreement.

¹ This embankment should be considered as No. 26 in Schedule D to Bengal Act VI of 1873—c/de Notification No. 2752, dated the 20th July, 1886, printed post, on this page.

Frinted ante, p. 703.

Rules and Orders made under Bengai Auta-comu.

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882)-contd.

Not fication No. 338; dated the 19th Pecember, 1893 (published in the Calcutta Gazette of 1893, Part I. p. 1072).

WHEREAS on inquiry made by the Collector of Midnapore it has been found that it is unnecessary for the public interests to retain the embankments described below, mentioned in Schedule D to Bengal Act VI of 1873, the Lieutenant-Governor, in accordance with the first clause of section 43 of Act II (B. C.) of 1882, is pleased to direct that the same shall be no longer in luded in the said Schedule.

SCHEDULE D.

No. 1. -Right Emb akment on the Selye river from Isnagore to Kola.

This is a continuous line of embankment on the right bank of the Selye river, 3 miles 4,780 feet, more or less, in length. It commones at a masonry pillar fixed in the ground in the village of Isnagore, of pargana Bogree, and terminates at a masonry pillar in the village of Kola in the said pargana.

No. 2.-Right Embinkment on the Selye river from Chota Roopram to Narooa.

This is a continuous line of embankment on the right bank of the Selye river, 4 miles 770 feet, more or less, in length. It commences at a masonry pillar fixed in the ground in the village of Chota Roopram, of purgana Bogree, and terminates at a masonry pillar in the village of Narcoa in the said pargana.

No. 4 - Left Embankment of the Selye river from Kursi to Kulakuri.

This is a continuous line of embankment on the left bank of the Selye river. 6 miles 5,265 feet, more or less, in length. It commences at a masonry pillar fixed in the ground in the village of Kursi, of pargana Bogree, and terminates at a masonry pillar in the village of Kulakuri in the said pargana.

Notification No. 176, dated the 20th May, 1895 (published in the Calcutta Gazette of 1895, Part I, p. 503).

Whereas on inquiry made by the Collector of the 24-Parganas, it has been found that since the construction of the embankment on the "right bank of the newly-excavated Charial drainage outfall channel, it is unnecessary for the public interest to retain the embankment described below; mentioned in Schedule D to Bengal Act VI of 1873, the Licutenant-Governor, in accordance with the 1st clause of section 43 of Act II (B.C.) of 1882, is pleased to direct that the same shall be no longer included in the said Schedule.

(1) Schedule D (No. 60) - Left bank of Charlal Ahal.

[Printed in the Bengal Ingigation Manual, 1897, Vol. 11, p. 81.]

BENGAL ACT' II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882)-contd.

Notification No. 177, dated the 20th May, 1895 (published in the Calcutta Gazette of 1895, Part 1, p. 503).

In accordance with the last clause of section 43 of Act II (B.C.) of 1882 (the Bengal Embarkment Act), the Lieutenant-Governor is pleased to direct that the embarkments described below, which are not mentioned in Schedule D to Bengal Act VI of 1873, shall be included therein, and shall remain so only so long as the Charial khal drainage works are maintained, to which the embarkments afford protection:

Schedule D (No. 59A) [Printed in the Bengal Cod., 1905, Vol. I, p. 439.] • Schedule D (No. 60) [Printed ibid, p. 440.]

Notification No. 149, dated the 20th May, 1901 (published in the Calcutta Gazette of 1901, Part I, p. 655).

Whereas on inquiry made by the Collector of Murshidabad as far as possible in accordance with the provisions of Part II of the Bengal Council Act, II of 1882, it has been found unnecessary to retain that portion of the Bhagirathi embankment No. 94, Schedule D, that lies between the new Bhagwangola retired embankment and the north-west corner of the said embankment near the 69th milestone, the Lieutenaut-Governor, in exercise of the powers conferred upon him by section 43 of the Bengal Council Act, II of 1882, hereby directs that the said portion of the said embankment be no longer retained in the said Schedule D.

Notification No. 13, dated the 16th May, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 891).

In accordance with the last clause of section 43 of Act II (B.C.) of 1882, the Lieutenant-Governor is pleased to direct that the embankment described below, which is not mentioned in Schedule D to Bengal Act VI of 1873, shall be included in the said Schedule:—

No. 76 A.

This is a continuous embankment across the Srirampore khal, 500 feet more or less, in length. It commences at a masonry pillar in the village of Chuttrachuck and terminates in the same village at a distance of 500 feet from that pillar.

Notification No. 18, dated the 20th June, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1127).

In accordance with the last clause of section 43 of Act II (B.O.) of 1882 (the Bengal Embankment Act), the Lieutenant-Governor is pleased to direct

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882)—contd. that the embankment described below, which is not mentioned in Schedule D to Bengal Act VI of 1873, shall be included therein:—

No. 94A. - (Mowle cross-bund).

[Length and description modified by Notification No. 9, dated the 13th July, 1909, printed post, p. 708.]

Notification No. 23, dated the 19th September, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1623).

Whereas on inquiry made by the Collector of the 24-Parganas it has been found that, as a consequence of the construction of an ombankment across the Srirampore khal, it is unnecessary in the public interest to retain the whole of the embankments Nos. 75 and 76 in Schedule I) to Bengal Act VI of 1873, the I ientenant-Governor, in accordance, with the first clause of section 43 of Act II (B.C.) of 1882, is pleased to direct that the portions of the aforesaid embankments Nos. 75 and 76 as defined below shall be no longer included in the said Schedule:—

1.-Schedule D. No. 75-Right bank of Srirampore khal.

A portion of this embankment 3 miles 870 feet, more or less, in length, commencing at the masonry pillar on the right bank of the Srirampore khal in the village of Chuttrachuek, at the place where an embankment has been constructed across the Srirampore khal and terminating in the village of Kontahenneah.

2.—Schedule D, No. 76-Left bank of Srirampore khal.

A portion of this embankment 4 miles 570 feet, more or less, in length, commencing at a masonry pillar in the village of Kontahenneah and terminating in the village of Chuttrachuck at the place where an embankment has been constructed across the Srirampore khal.

Notification [No. 13], dated the 21st December, 1907 (published in the Calculta Gazette of 1907, Part 1, p. 2307).

Whereas on enquiry made by the Collector of the 24-Parganas it has been found that as a consequence of the construction of the new Peali Left Embankment, it is unnecessary in the public interest to retain the whole of Embankment

I The word and figures "No. 13" were substituted for the word and letter "No. B" by Notification dated the Sth January, 1908, post, p. 708.

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882) -contd.

No. 88 in Schedule D to Bengal Act VI of 1873, the Lieutenant-Governor, in accordance with the first clause of section 43 of Act II (B.C.) of 1882, is pleased to direct that the portion of the af resaid Embankment No. 88, as defined below, shall be no longer included in the said Schedule:—

Schedule D, No. 88, Left bank of Peali.

A portion of this embankment, 3 miles 3,418 feet, more or less, in length, commencing in the village of Goredana, 100 feet north of Eastern Bengal State Railway line, where the embankment or sees it and ending at the village of Kalaboro, 2,370 feet south of the Canning Road.

Notification dated the 6th January, 1908 (published in the Cakutta Gazette of 1908; Part I, p. 41).

In Irrigation Department Notification, dated the 21st December, 1907, regarding the abandonment of a portion of the Peali Left Embankment, Schedule D, No. 88, district 24-l'arganas, published at page 2307, Part I of the Calcutta Gazette of the 25th idem, for No. B read No. 13.

Notification No. 9, dated the 13th July, 1909 (published in the Culcutta Gazette of 1909, Part I, p. 970).

In modification of the length and description of the Embankments Nos. 94 and 94A and of No. 95 in Schedule D of Act VI (B.C.) of 1873, the following is published for general information:—

No. 94. - Bhagirathi Embankment.

• This is a line of disconnected embaukment on the left bank of the Bhagirathi river, extending from Bhagwangola, pargana Islampur, district Murshidabad, to Plassey, pargana Plassey, district Nadia, a distance of about 58 miles 740 feet.

No. 94 A .- (Mowla cross-bund).

This is a small cross bund joining embankment No. 94 (Bhagirathi embankment) with the new Mowla retired line as a protection to the Rajapur village on the left bank of the Bhagirathi river, pargana Kulberia, district Murshidabad, a distance of about 507 feet.

BENGAL ACT II OF 1832 (THE BENGAL EMBANEMENT ACT, 1832)-contd

¹No. 94B.—Ganges Embankment.

This is a line of continuous embankment on the right bank of the Ganges river, extending from Bhagwangola, pargana I-lampur, district Murshidabad, to Dadmati, pargana Kashipur, district Murshidabad, a distance of about 10 miles 2,9×0 feet.

. 1No. 94C .- Ginge :- Bhagirathi Embank nent.

This is a line of continuous embankment on the right bank of the river Ganges and left bank of the Bhagirathi river, extending from Bhagwangola, pargana Islampur, district Murshidabad, to Kulgachi, pargana Dehat Akharshahi, district Murshidabal, a distance of about 15 miles 3,505 feet.

No. 95 -Kachikata Embankment. .

This is a continuous line of embankment about 5,220 feet in length on the right bank of the Mathabhanga river. It commences in the village of Lakshimpur or Ramnagar, pargana Shahauijiyal, district Nadia, and terminates at Parkrishnapur at the bottom of the new cut opposite the village of Munchigunge in the same pargana and district.

Notification No. 12, dated the 21st March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 414).

Whereas it appears to His Honour the Limterant-Governor of Bengal, that the water-course, commonly known as the Northern Drainage cut, on the left bank of the river Bhagirathi from Bistupur Bit, to Gobra Nala, in the district of Murshidabad, has been taken over from the Murshidabad District Board in connection with the Bistupur Drainage Project, it is notified for general information that this water-course, 5 miles in length, is declared a public water-course, and will be included in Schedule D of Act VI (BC) of 1873, under the provisions of sections 7 and 43 of Act II (B.C.) of 1882.

Notification No. 2544, deted the 4th August, 1903 (published in the Calcutta Gazette of 1903, Part I, p. 1969).

WHEREAS the Lieutenant-Governor of Bengal, by an Orler, No. 4215, dated the 28th November, 1902, which was published at pages 1657-1658, Part I of the Calcutta Gazette of 3rd December, 1932, notified for general information that the estimate of the probable expenses to be incurred annually in respect of the

¹ These clauses are the authority for including Finbankments Nos. 94B and 94C in Schedule D to Bengal Act VI e 1879.

Not printed in this Collection.

BENGAL ACT II OF 1882 (THE BENGAL EMBANEMENT ACT, 1880) - contd.

repairs, maintenance, and works connected therewith of the takavi embankments in the district of Midnapore, for a period of fifteen years, commencing from the 1st April, 1904 (on the termination from the 31st March, 1904 of the existing three years' contract), amounts to Rs. 49,761:

And whereas, as required by section 63 of Act II (B.C.) of 1882, this estimate was locally published, with a general notice calling on all persons interested to prefer to the Collector of Midnapore any objections they might think proper against such amount being fixed as the sum annually payable:

And whereas the Collector of Mitinapore has reported that no objections have been preferred thereto, the Lieutenant-Governor is pleased, under section 63 of Act II (B.C.) of 1882, to fix the estimated amount of Rs. 49,761 as the sum annually payable, during the period of fifteen years, commencing from the 1st April, 1904, by the zamindars of estates benefited by such repairs, maintenance, and works.

Notification No. 2852 T — R., dated the 27th October, 1903 (published in the Calcutta Gazette of 1903, Part I, p. 1403).

Whereas the Lieutenant-Governor of Bengal by an Order, No. 1137 T.—R., dated the 19th June, 1902, which was published at page 913, l'art I of the Calcutta Gazette of the 25th idem, notified, for general information, that the estimate of the probable expenses to be incurred in respect of the repairs, maintenance and works connected therewith of the Jokee Embankment, in the Balasore Division, Midnapore district, for a period of fifteen years, commencing from the 1st April, 1991, amounts, at the rate of Rs. 994 per annum, to Rs. 14,910:

And whereas, as required by section 63 of Act II (B.C.) of 1882, this estimate was locally published on 28th February, 1903, with a general notice calling on all persons interested to prefer to the Collector of Midnapore any objections they might think proper against such amount being fixed as the total sum payable:

And whereas the objections preferred to the Collector of Midnapore have been duly considered by the Board of Revenue, Lower Provinces, and by the Lieutenant-Gevornor, and have been disallowed, the Lieutenant-Governor is pleased, under section 63 of Act II (B.C.) of 1882, to fix the estimated amount of its 14,910 as the sum payable during the period of fifteen years, commencing from the 1st April, 1901, by the zamindars of the estates benefited by such repairs, maintenance and works.

Notification No. 127, dated the 9th May, 1893 (published in the Calcutta Gazette of 1893, Part I, p. 429).

In exercise of the powers conferred on him by section 90 of Act II (B.C.) of 1882, the Lieutenant-Governor of Bengal is pleased to cancel the following-

BENGAL ACT II OF 1882 (THE BENGAL EMBANKMENT ACT, 1882)-concid.

rule passed under the provisions of the said Act in this Department Notification No. 108, dated the 26th February 1884:1.

Rule 12: [Not reprinted.] -

Notification No. 11, dited the 16th November, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 1858).

It is hereby notified, for general information, that the Hon'ble the Lieutenant-Governor of Bengal, in exercise of the power conferred by section 90 of the Bengal Embankment Act. 1882 (Bongal Act II of 1832), is pleased to substitute the following for rules 1 and 2, respectively, of the rules published under Notification No. 108, dated the 26th February, 1834, at pages 393-400 of Part I of the Calcutta Gazette of the 27th idem.

A draft of the revised rules was published in the Calcutta Gaz tte of the 14th October, 1908, as Notification No. 10, dated the 13th October, 1908.

1. All estimates for works or repairs or for maintenance of public embankments which are prepared under section 7 or section 47 of the Bengal Embankment Act, 1882 (Bengal Act 1I of 1882), shall include the estimated cost of all petty establishment employed for watching or guarding embankments and for working sluices.

2. (1) Such estimates shall also include such charges for directing and supervising establishment and for the use of tools and plant as may be directed

by the Lieutenant-Governor from time to time.

(2) The said charges shall not exceed in all 26 per cent. on the estimated outlay on the works or repairs, exclusive of charges for the acquisition of land or for petty establishment.

BENGAL ACT III OF 1883 (THE BENGAL TRAMWAYS ACT, 1883.) . .

Notification No. 78 T.—M., dated the 28nd April, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 55).

Whereas a Notification No. 50 M., dated the 7th January, 1910,2 was published at page 7, Part IB of the Calcutta Gazette of the 12th idem, declaring the intention of the Lieutenant-Governor to confirm certain by-laws framed by the Commissioners of the Howrah Municipality at a meeting under sections 26 and 35 of the Bengal Tramways Act, 1883 (Ben Act III of 1883), and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the area affected, it is hereby notified for general information that, in the exercise of the power vested in the

Printed in the Balasore Canals Manual, 1907, p. 56, and in the South-Western Canals Manual, 1912, p. 183, 8 Not printed in this Collection.

BENGAL ACT III OF 1883 (THE BENGAL TRAMWAYS ACT, 1883)-contd.

Local Government by section 28 of the aforesaid Act, the Lieutenant-Governor confirms the said by-laws which are set forth below:—

Tramical by laws made by the Commissioners of the Hownah Municipality under sections 26 and 35 of the Bengal Tramways Act, 1883 (Ben. Act III of 1883).

- 1. A clear space of at least 50 feet shall be kept between successive cars except at stations or turn-outs.
- 2. No two cars proceeding in opposite directions shall stop abreast of one another and so block the street. They shall stop so as to have a clear distance along the line of 50 feet between them, and no two cars shall pass each other on a road crossing.
- 3. At the intersection of narrow streets where there are stopping stations, cars shall be driven dead slow and they shall be brought to a dead stop at the approach side of a crossing so that no portion of the car shall project on the cross roads.
- 4. For the breach of any of the above by-laws the driver or motorman shall be liable to a fine not exceeding Rs 10.
- 5. At curves, turnings and crossings at which, in the opinion of the District Magistrate it is necessary, the company shall station signallers. When the line is clear the signallers shall show a white flag by day and a white light at night. When the line is obstructed, they shall show a red flag by day and a red light by night. Every car shall be stopped until the line-clear signal is given. Any infringement of this by-law by any signaller, driver or motorman shall make him liable to a fine not exceeding Rs. 10.
- 6. The driver shall at all times be responsible for seeing that the line is clear of obstruction; and if there is any risk of collision, or if the line is in any way obstructed, the car shall be stopped till the line is clear of obstruction. The penalty for infringement of this by-law by the driver or motorman shall be a fine not exceeding Rs. 10.
- 7. If a procession be passing along the street, the driver shall stop the oar till the procession has passed. For breach of this by-law the driver shall be liable to a fine not exceeding Rs 10.
- 8. The Pardahs or other side-arrange neuts on the cars shall be so arranged as not to project beyond the footboard, flap about, or otherwise interfere with the passing traffic.

For breach of this by-law, the company and the conductor in charge shall each be liable to a fine not exceeding Rs. 20 and Rs 5 respectively.

- 9. Every car shall stop to enable passengers to ascend or descend when called upon. For breach of this by-law the conductor and the driver shall each be liable to a fine not exceeding Rs. 20.
- 10. Every car running after sunset shall carry two bright lights—one in front of the car and one at the back. For infringement of this by-law the conductor shall be liable to a fine not exceeding Rs 5.

BENGAL ACT III OF 1883 (THE BENGAL TRAMWAYS ACT, 1883) - con'd.

Notification No. 1740M, dated the 16th November, 1908 (published in the Calcutta Gazette of 1908, Part 18, p. 164).

Whereas a Notification No 46 T.M., dated the 22ud June, 1308, was published at page 89, Part IB of the Calcutta Gazette of the 22th idem, declaring the intention of the Lieu'enant-Governor to confirm certain by laws framed by the Calcutta Tramways Company, Limited, under sections 27 and 35 of the Bengal Tramways Act, 1883 (Bengal Act III of 1883), for regulating the use of the tram cars within the Howrah Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the area affected, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by section 28 of the aforesaid Act, the Lieutenant-Governor confirms the said by-laws which are set forth below:—

By-laws made by the Culcutta Tramways Company for Hourah under sections 27 and 35 of the Bengal Tramways Act, 1883 (Ben. Act III of 1883).

- 1. Passengers are forbilden, under a penalty not exceeding Rs. 5,-
 - (a) to enter or leave a car while in motion;
 - (b) to travel standing on the footboard of the car;
 - (c) to commit any nuisance or spit upon the floor or any part of the car; or
 - (d) to converse with the driver while on dnty.

2. 'No person shall swear, or use obscene or offensive language, whilst upon any car, or wilfully interfere with the comfort of any passenger. The penalty for infringement of this by-law shall be a fine not exceeding Rs 20.

- 3. The conductor may refuse to allow any of the following persons to travel upon any car; and may at any time require any such person to leave such car; and any such person entering or attempting to enter a car after the conductor has refused permission, or refusing to leave the car when so required to do so, shall be liable to a fine not exceeding Rs. 20:—
 - (a) Any person who is drunk and disorderly.
 - (b) Any person suffering from an infectious disease.
 - (c) Any person whose clothing or body is in an offensively dirty state.
 - (d) Any person carrying more luggage, than can be accommodated in the space allotted to him or under his seat.
- 4. No person shall take a dog or other animal into any car. Any dog or other animal taken into any car in contravention of this by-law shall be immediately removed from the car by the person in charge of such dog or other

¹ Not printed in this Collection.

BENGAL ACT III OF 1883 (THE BENGAL TRAMWAYS ACT, 1883)-con:ld

animal, upon the request of the conductor; and, in default of compliance with such request, the dog or other animal may be removed under the direction of the conductor. The penalty for infringement of this by-law shall be a fine not exceeding Rs. 26

exceeding Rs. 20.

5. When any car contains the full number of passengers which it is licensed to carry, no additional person shall enter or remain on such car when warned by the conductor not to do so. The penalty for infringement of this

by-law shall be a fine not exceeding Rs. 20.

6. Any male person above the age of 10 years, knowingly and wilfully entering, or remaining in, a car exclusively reserved for females, shall be liable to

a fine not exceeding Rs. 20.

7. Each passenger shall, upon demand, pay to the conductor, or other duly authorized officer of the Company, the fare legally demandable for the journey. The penalty for infringement of this by-law shall be a fine not exceeding Rs. 10.

8. Any passenger found travelling upon any car without a ticket or not producing his ticket when called upon to do so by any servant of the Company, being in uniform, shall be liable to pay the fare from the place whence the oar originally started. The penalty for intringement of this by-law shall be a fine not exceeding Rs. 10.

9. No person shall wilfully obstruct or impede any officer or servant of the Company in the execution of his duty upon, or in connection with, any car or tramway of the Company. The penalty for infringement of this by-law shall

• be a fine not exceeding Rs. 20.

• 10. The conductor of the car shall enforce or prevent the breach of these by-laws to the best of his ability, and, if he wilfully and wrongfully omits to enforce them, he shall be hable to a fine not exceeding Rs. 20.

11. The word "conductor," as used in these by-laws, means any servant

of the Company in charge of a car.

Bengal Act V of 1883 [THE DARJERLING AND KURSEONG MUNICIPAL (PORTERS) Act, 1883].

Notification dated the 25th May, 1883 (published in the Calcutta Gazette of 1883, Part 1, p. 436).

In the exercise of the powers conferred on him by section 2, Act V '(B. C.) of 1883 (an Act for the registration and control of Porters and Dandywallahs in the Darjeeling and Kurseong Municipalities), the Lieutenant-Governor hereby extends the provisions of the said Act to the Darjeeling Municipality [with effect from the 15th June, 1883] 1.

¹⁻Three words and figures in square brackets were substituted for the original wards and figures by Notification dated the 2nd June, 1883, printed post, p. 715.

BENGAL ACT V OF 1883 [THE DARJEBLING AND KURSEONG MUNICIPAL (PORTERS) ACT, 1883]—contd

Notification dated the 2nd June, 1883 (published in the Calcutta Gazette of 1883, Part I p. 461).

In the Notification dated the 25 h May, 1883, published at page 436, Part I of the Calcutta Gazette of the 30th idem, extending the previsions of Act V (B.C.) of 1883 to the Darjeeling Municipality, for the words "with effect from the 5th June, 1883," read "with effect from the 15th June, 1883."

Notificación 200. 2020 1. 20., wace ene 200 o ane, 2004 (pacousace en ene Calcutta Gagette of 1904, Part IB, p. 150).

In exercise of the powers conferred on him by section 2, Act V (B.C.) of 1883 (an Act for the registration and control of Porters and Dandywallahs in the Darjeeling and Kurseong Municipalities,) the Lieutenant-Governor hereby extends the provisions of the said Act to the Kurseong Municipality, with effect from the 1st July, 1904.

Notification No. 1020 T.—M., duted the 1st June, 1904 (published in the Calcutta Gratte of 1904, Part IB, p. 150).

It is hereby notified for general information that, under section 10 of Act V (B. C.) of 1883, the Lieutenaut-Governor approves the rates of hire specified below which have been fixed by the Commissioners of the Kurseong Municipality at a meeting in respect of all coolies empowered to work by the job or for any period not exceeding 24 hours.

Schedule of Rates for Dandywallahs and Porters fixed by the Commissioners of the Kurseong Municipality as compored with the ordinary charges at present within

the Municipality.

[Not reprinted].

Notification No. 466M, dated the 28th February, 1912 (published in the Calcutta Gazette of 1912, Part IB. p. 38).

In exercise of the power conferred by the second provise to section 10 of the Darjeeling and Kurseong Municipal (Porters) Act, 1883 (Ben. Act V of 1883), the Lieutenant-Governor in Council is pleased to confirm an order made and published under the said section 10 by the Commissioners of the Darjeeling Municipality, specifying the following rates of hire in respect of all

BENGAL ACT V OF 1883 (THE DARJERLING AND KURSEONG MUNICIPAL (PORTERS) ACT, 1893)—contd.

ocolles empowered to work by the job or for any period not exceeding twenty-four hours: -

Rates for Dindywallas, Rickshiwwillas and Porters.

RATES BY DAY AND BY NIGHT.	WITHIN MUNICIPAL LIMITS	Rs	٨.	P.	RÉMARKS.
Dandywallas,	Dargerling. Dandywalla for day for the first half hour	0	3	0	DAY. From 6 A.M. to
•	or part of half hour. Dandywalla up to two hours	0	4	0	8 P.M. Sannas a day.
	Ditto for every hour or part of an hour after two hours.	ŏ	ŏ	6	N ₁ Gнт.
	Night				From 8 p.m. to 6 a.m.
•	Dandywalla for night for any time up to three hours Dandywalla for every hour or part of an	0	6	0	
•	hour after three hours.				
	Between places within Municipal limits and L-bong, Katapahar and Jalupahar Cantonment limits.				
	Dandywalla for day for the first hour or part of an hour up to two hours	0	6	0	
	Dandywalla for day for every hour or part of an hour after two hours Dandywalla for night for any time up to	0	1 8	0	•
•	three hours. Dandywalla for night for every hour after three hours.	0	1	6	
RATES CALCULATED BY DISTANCE					
Porters.					
From or to-	To or from— Grain, salt and similar articles in	1	pi	iee.	
Darjeeling Rail- way Station.	SECTION 1.—The bazar bays per maund.	-			
	Other goods, per maund.	4.	ţ)	The same rates to apply to carriage to and from

Bengal Act V of 1888 (the Darjeeling and Kurseong Municipal (Porters) Act, 1883) - contd.

•		• •	•
RATES - CALCOLATED BY DISTANCE.	•	Per fair coaly's load.	
PORTERS-concld.	·	} _	
From or to Darjeeling Railway Station.	To or from— SECTION IINstive fown and all houses between Auckland Road and Victoria Road, south of Drum-Druid and north	0 1 0	• ,
Ditto	of Craigmount SECTION III.—All houses north and east of section II up to Government House Gate, and south of section II up to Eden Falls Road, or below pative town	0 1 6	
Ditto	SECTION IV.—All houses north and north- west of section III up to Snowy View and Parbut Sing's Grant, or south of	0 2 0	
Ditto	section III up to Kagjhora Section V.—All houses south of Kag- jhora and west of Cantonments up to West Point, inclusive.	0 3 0	
Ditto	Sacrion VI.—A.l houses within Municip bl boundaries, no! included in, above or within Jalapshar Cantonment.	0 3 0	•
Ghoom Railway Station or Jore- bungalow.	Jalapahar Cantonments	080	
Ditto	Katapshar and Lebong	0 4 0	
DANDYWALLAS AND PORTERS.	Single Jouenet.		
Any part of Municipality to— Ditto	Badsmtam Bloomfield (lower Dandywallas Porters Bun_alow). Bannockburn { Dandywallas Porters	0 12 0 0 6 0 0 10 0 0 10 0 0 10 0 0 14 0 0 14 0 0 10 0	For loaded return the san day 26 percent. More.

BENGAL ACT V OF 1883 (THE DARJERLING AND KURSRONG MUNICIPAL (PORTERS) Acr, 1883)-concld.

RATES		•		Per fa	1
CALUULATED BY DISTANCE.	*			cooly's	8
DANDYWALLAS AND PORTERS-concid.	. Sin	gle Journ		load. Rs. A.	P.
Any part of Muni cipalky to-	Pubsering	· { Porte		0 5	0 0
Ditto	Pandom '	" Porto		0 10	0
Ditto	Rangaroon	{ Dandy		0 12 () ว่	0
' Ditto	Rungeet Valley	{ Porter		1 2	6 For loaded return the
Ditto	Rungly	· ' { I orte		1 2 0 9	0 same day 25 0 per cent.
Ditto	Senchal and Tig Hill.	or { Dandy	rs	0 12 0, 6 0 12	0 more.
Ditto	Soom	··· { Portei	rg	0 6	o
Ditto	Sington	··· (! orte		0 12	0 0
Ditto ,	Singla	" Portei		1 0 0 8 0 12	0 0
Litto	Takvar	{ Dandy Porter	·s	0 6	0
Ditto	Tista Valley Estat	o { Porter		0 9	0
	OUTSIDE MUNICIPAL LIMITS.			,	
	FOR MARCHES PER DAY.				
	Dandywallas	***	•••	0 12	0 iny sooly for dandywalla discharged
					other wise than for fault to receive for return journey half his fare from place of dis-
•	Porters	•••		0 8	o charge.

N.B.—1. The above rates are for adults—men or women; children to receive half rates.

2. Carriage or hadage of machinery, or any package over four mainta in weight, to be arranged for by special contract.

3. Any person engaging colles through a Mandal or Sirdar shall pay Sirdariat rate of two pice a colly frome day only.

4. A Sirdar engaged to accompany coolies on a march to receive 8 annats a day and two pice a day for everythooly employed.

5. A dandywalia may ongage as a porter, but a porter shall not be compelled to serve as a dandywalia.

6. By the Act, the term "coolies" is "limited to porters and to dandywalias and other persons employed in carrying, drawing or propelling any vehicle."

7. Haks must be arranged for separately, and travellers can take the daily rates as a guide.

The Notification dated the 6th May, 1890, published at page 162 of Part IB of the Calcutta Gazette of the 7th idem, is hereby cancelled.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)

Notification dated the 30th April, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 587).

It is hereby notified for general information that, in the exercise of the powers conferred on him by section 1 of Act III (B. C.) of 1884 (the Bengal Municipal Act), the Lieutenant-Governor is pleased to direct that the said Act, III (B. C.) of 1884, shall come into force on the 1st August, 1884.

Notification No. 92 T.—San., duted the 6th May, 1908 (published in the Calcutta
Gazette of 1908, Part I B, p. 72).

In exercise of the power conferred by clause (14 A) of section 6 of the Bengal Municipal Act, 1884 (Ben. Act III of 1884), the Lieutenant-Governor is pleased to reconstitute the Sanitary Board in Bengal as follows:—

A Momber of the Board of Revenue, Lower President.

Provinces.

The Chief Engineer to the Government of Bengal, in the Irrigation Department.

The Chief Engineer to the Government of Bengal in the Buildings and Roads Branch of the Public Works Department

The Sanitary Commissioner, Bengal The Sanitary Engineer, Bengal

, ,

2. The Notification dated the 17th Docember, 1889, and the Notification No 862, dated the 3rd March, 1896, relating to the constitution of the said Board, are hereby cancelled.

Notification dated the 3rd March, 1869 (published in the Calcutta Gazette, dated the 10th March, 1869, p. 390).

Under sections 2 and 5 of Act VI. (B. C.) of 1868 1 (the District Towns Act), it is hereby notified that, from the 1st of April, 1869, the provisions of the Act will be in force in the Towns of Bansberia, Baidyabati and Bhadreswar, in the district of Hooghly, within the limits specified below:—

(1) Town of Bansberia.2—Bounded on the North by Benipore; on the East by Bandapara and river Hooghly; on the West by Sultanpore, Gujghanta, Sunkningar Chuok. Bansberia, Keramdangah, Meadanga, and Teghori; and on the South by Meerkalah.

3 [Boundaries of the Bhadreswar Municipality—Bounded on the North by Chandernagore and Nabogram, on the East by the river Hooghly, on the

¹ Ben. Act VI of 1888 was repealed by Ben. Act V of 1878 which again is repealed in Bengabby Ben. Act III of 1884.

The boundaries of the Bansberia Municipality was subsequently revised by Notification dated the 16th Dec. amber 1877, printed post, p. 227.

These specifical as of the boundaries of the Bhadreswar and Baidyabeti Municipalities were substituted for the original boundaries by Notification No. 182, dated the 26th January, 1907, printed post, p. 725.

BENGAL ACE III OF 1884 (THE BUNGAL MUNICIPAL ACT, 1884)-contd.

South by Bagdipara Lane in Champdany and an imaginary line running westward therefrom across the Dwarijungle road up to the East Indian Railway line, and eastward therefrom across the Grand Trunk Read and the property of the Champdany Jute Mills Company, up to the edge of the river Hooghly, the afore aid Bagdipara Lane being treated as wholly within the limit of the Bhadreswar Municipality, and on the West by the East Indian Railway.

Bound ries of the Baidyabati Mun'c pality.—Bounded on the North by Bagdipara Lane in Champdany and an imaginary line running westward therefrom across the Dwarijungle road up to the East Indian Railway line and eastward therefrom across the Grand Trunk Road and the property of the Champdany Jute Mills Company, up to the edge of the river Hooghly, the aforesaid Bagdipara Lane being treated as wholly within the limit of the Bhadreswar Municipality, on the East by the river Hooghly, on the South by Serampore, and on the West by Pearapore and Gobindporo.]

Notification dated the 8th September, 1884 (published in the Ca'cutta Guzette of 1884, Part I, p 953).

Whereas a Notification dated the 18th May, 1884, announcing the intention of the Lieutenant-Governor to extend the provisions of the Bengal Municipal Act, III (B. C.) of 1884, to the Town of Khulua, comprising the villages of Khulua with Koylaghat and Helatola, Baniakhamar, Tootpara, Gobarchaka with Shekhpara, Noornagur, Shibbati with Charabati, and Chota Boyra with Bariapara, in the district of Khulua, was published at page 638, Part I of the Calcutta Gazette of the 28th idem; and whereas valid objections have been raised to the extension of the provisions of the said Act to the villages of Gobarchaka with Shekhpara and Noornagur only, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by section 8 of the said Act, the Lieutenant-Fovernor extends the provisions of the said Act to the town of Khulua, comprising only the villages of Khulua with Koylaghat and Helatola, Baniakhamar, Tootpara, Shibbati with Charabati and Chota Boyra with Bariapara with effect from the 1st October, 1884. The boundaries of the Municipality thus created will be as follows:—

On the North.—The river Bhairab.

On the East.—The rivers Bhairab and Rupsha.

On the South.—The Motiakhali Khal, Loleon Chora Khal, Nowdurar Khal, and the North of the river Moya, excluding the village of Gobarohaka with Shekhpara.

On the West.—The South-east of Boro Boyra, Goalpara, and Nuygunni, excluding the village of Noornagur.

The name of the Municipality shall be inserted in the first Schedule of the said Act; but not in the second Schedule. The number of Commissioners to be appointed to the Municipal Committee shall be fifteen.

¹ Not printed in this Collection.

BENGAL Act III of 1884 (THE BENGAL MUNICIPAL Act, 1884) -contd.

Votification dated the 31st October, 1885 (published in the Culcutta Gazette of 1885, Part IB, p. 69).

WHEREAS a Notification dated the 12th June, 18851, announcing the atention of the Lieutenant-Govornor to declare the town of Jahanabad2 in the istrict of Heoghly to be a Municipality, was published in the Calcutta tazette of the 24th idem, and whereas no valid objections have been eraised to he proposal within six weeks from the date of the publication of the said Vetification within the said town, it is hereby notified for general information hat, in the exercise of the powers conferred on the Local Government by ection 8, Act III (B.C.) of 1884, and on the recommendation of the local fficers, the Lieutenant-Governor extends the provisions of the said Act to the aid town of Jahanabad2 with effect from the 1st January, 1886.

The boundaries of the said town of Jahanabad 2 are as follows:—

On the North. -Survey mauzas I)hadalshaha, Moygram and Kirtiohundraporo, Dongabathan, Golta and Korni.

On the South.—Survey mauzas Shambatti, Mothura and Mobarakpore

On the West. -Survey mauzas Balibella, Patulsara and Belly.

On the East .- Burbari and survey mauzas Kulbyra, Moheshpore, Raghunathpore and Kutdohi.

The new Municipality shall be included in both the first and second . ichedules of the said Act.

The number of Commissioners to be appointed to the Municipal Committee hall be tea.3

Notification dated the 31st December, 1885 (published in the Calcutta Gazette of 1886, Part IB, p. 2).

WHEREAS a Notification dated the 12th June, 1885, amounting the ntention of the Lieutenaut-Governor to declare the town of Sonamukhi, in the listrict of Bankura, to be a municipality, was published at page 610, Part I of he Caloutta Gazette of the 24th idem, and whereas no valid objections have been raised to the proposal within six weeks from the date of the publication of the said Notification within the said town, it is hereby notified for general nformation that, in the exercise of the powers conferred on the Local Government by section 8, Act 1 II (B.C.) of 1884, and on the recommendation of the local officers, the Lieutenant-Governor extends the provisions of the said Act to the said town of Sonamukhi, with effect from the 1st April, 1886.

Not printed in this Collection.
 Now called Arambagh.
 This number 10 was subsequently increased to 18 by Notification No. 935M., dated the list July, 1911. printed post, p.794.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

The boundaries of the said town of Sonamukhi are as follow:-

On the North-The river Sali and the survey limits of mauzas Pirkaboni and Kolaberer Danga.

On the South.—The survey limits of mauza Churamonipore and the jungles south of the town of Sonamukhi.

On the East .- The paddy fields of mauza Khetra Mohenpore.

On the West .- A khal called [Palpukur Jore]1.

The new Municipality shall be included in both the first and second Schedules of the said Act.

The number of Commissioners to be appointed to the Municipal Committee

shall be nine.

Notification dated the 16th March, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 79).

WHREAS a Notification dated the 27th April, 1885, 2 was published at page 383, Part I of the Calcutta Gazette of the 6th May, 1685, declaring the intention of the Local Government to extend the provisions of Act III (B.C.) of 1884 to the town of Chakdaha, in the district of Nadia, and whereas no valid objection has been raised to the measure, it is hereby notified for general information, that in the exercise of the powers vested in the Local Government under Section 8 of the said Act, the Lieutenant-Governor is pleased to extend the provisions of the Act to the town of Chakdaha with effect from the 1st May, 1886.

. The boundaries of the Chakdaha Municipality will be as follows :-

North. - The Horior Khal.

East.—The Ukhandi Bil, the villages of Parula and Khiderpore, and the Imperial road.

South .- The villages of Monshapotta and Ektarpore.

West.-Charakganga and Palpara Baer.

The name of the Municipality shall be inserted in both the first and second Schedules of the Act, and the number of Commissioners to be appointed shall be twelve.

¹ The words "Palpukur Jore" were substituted for the word "Baula" by Motification dated the 6th April, 1886, printed post, p. 723.

Not printed in this Oblection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -- contil.

Notification dated the 6th April, 1886 (published in the Calcutta Gazette of 1886, Part 1B, p. 97).

In the Notification dated the 31st December, 1885, published at page 2, Part IB of the Calcutta Gazette of the 6th January, 1886, extending the provisions of Act III (B.C.) of 1884 to the town of Sonamukhi, in the district of Bankura read khal Palpukur Jore for khal Baula, as forming the western boundary of the town.

Notification dated the 31st January, 1888 (published in the Calcutta Gazette of 1888, Part IB, p. 54).

WHERBAS a Notification dated the 3rd May, 1887,2 announcing the inten-

- tion of the Lieutenant-Governor to extend the provisions of the Bengal Municipal Act, III
- H laygunge. Randanka. Krishnapore Dai, utipur. (B C.) of 1884, to the village of Kharar and the adjoining villages named in the margin, in

ho district of Midnapore, was published at page 139, Part IB of the Calcutta. jazet'e of the 1th idem, and also within the ar a concerned, and whereas no alid objection has been raised to the measure, it is hereby notified for general nformation that, in the exercise of the power vested in the Local Government by section 8 of the said Act, the Lieutenant-Governor is pleased to extend the provisions of the Act to Charar and the villages named above, with effect from he 1st April, 1888.

The boundaries of the Municipality of Kharar will be as follows: -

On the North.—The villages of Khelanagar, Kuran, and Kamdebpore. .

On the South .- The villages of Marchia, Dandipore, Gopinathpore and Singpore.

On the West. - The villages of Paramanikbati, Harinarainpore, and Mamudpore.

On the East.—The villages of Govindapors, Jadupore, and Syamsundar-

The name of the Municipality will be inserted in the second Schedule f the Act, and the number of Commissioners for the Municipal Board will be iftesn.

Printed ante, p. 721.
Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -- centd.

Notification No. 415 T.M., dated the 7th September, 1896 (published in the Calcutta Gazette of 1896, Part IB, p. 183).

Whereas a Notification No. 1210 M., dated the 23rd March, 1896, ¹ announcing the intention of the Lieutenant-Governor to declare the town of Asansol, in the district of Burdwan, to be a Municipality, was published in the Calcutta Gazette of the 25th idem, and whereas no valid objections have been caised to the proposal within six weeks from the date of the publication of the said Notification within the said town, it is hereby notified for general information that, in the exercise of the power conferred on the Local Government by section 8 of the Bengal Municipal Act III of 1884, as amended by Bengal Act IV of 1894, the Lieutenant-Governor extends the provisions of the said Act to the said town of Asansol with effect from the 1st October, 1896 ².

The boundaries of the said town of Asansol shall be as follows: -

- On the West.—A line drawn from the south-west corner of Upar Bandh in Budha village to the south-west corner of the Roman Catholic Convent; thence to a peint on the Bengal-Nagpur Railway line one-fourth of a mile south-west of the Bengal-Nagpur Railway bridge on the Grand Trunk Road; theuce along the western boundary of the railway line to the bridge; thence along the line of single telegraph wires to a point 150 yards north of the Nunia river.
- On the North.—A line from the last point to the point at which the boundaries of Budha and Asansol villages meet the Nunia river; thence to the north-east boundary of the East Indian Railway Company's land.
- On the East.—A line running along the eastern boundary of the Railway
 Company's land at the side of the tank east of the
 District Engineer's bungalow; thence to a point on
 the Grand Trunk Road, 500 yards to the last of the
 137th milestone; thence to the south-east corner of the
 Ramsagore tank in Asansol village.
- On the South.—A line drawn from the south-east corner of Ramsagore tank in Asansol village to the south-west corner of Upper Bandh in Budha village.

The new Municipality shall be included in both the first and second Schedules of the said Act.

The number of Commissioners to be appointed to the Municipal Committee shall be nine³.

1885. This number was subsequently increased to 12 by Notification No. 1421 M., dated the 27th August, 1908, printed post, 1. 789.

Not printed in this Collection.
 The present Notification supersedes Notification dated the 23rd April, 1885 (published in the Calcutta Gazette of 1885, part I, p. 345), which extended Bengal Act III of 1885 to the town of Assated with effect from the 1st July, 1885.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1181 M., dated the 12th March, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 48).

WHEREAS a Notification No. 5188 M., dated the 27th November, 1899,1 was published at page 214, Part IB of the Calcutta Gazette of the 29th idem, declaring the intention of the Lieutenant Governor to extend the provisions of

Chitragunge with Badi Kalinagar. Nandarampur. Garh Bhukta-Nandanpur. Nij Garh with Garh Budge-Budge and Garh Bamni. Joy Chandipur-Charlal. Binjauhari. the Bengal Municipal Act, III of 1884, as amended up to 1st November, 1896, to the villages named in the margin, which lie in the district of the 24-Parganas, and whereas no valid objection has been raised to the proposal within six weeks from the date of the local publication of

the Notification, it is heroby notified for general information that, in the exercise of the power vested in the Local Government by section 8 of the aforesaid Act, the Lieutenant-Governor is pleased to extend the provisions of the said Act to the villages mentioned above with effect from the 1st April, 1900.

2. The boundaries of the Municipality, which will be called the Budge-

Budge Municipality, will be as follows:—

On the North.—The northern boundary of village Badi Kalinagar.

On the West.—The Rivor Hooghly.

On the South.—The southern boundaries of villages Joy Chandipur, Charial and Binjanhari.

On the East.—From Charial Khul along the eastern boundaries of villages of Binjanhari, Garh Bhukta-Nandanpur to the Calcutta Road, which it follows as far as the east boundary of village Nandarampur Chak; thence along the eastern boundary of village Nandarampur Chak and Badi Kalinagar.

3. The name of the Municipality will be included in both the first and second Schedules of the Aet, and the number of Commissioners to be appointed will be nine.

Notification No. 132 M, dated the 25th Junuary, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 20).

In accordance with the recommendation of the Commissioners of the Baidyabati and Bhadreswar Municipalities, in the district of Hooghly, the Lieutenant-Governor is pleased to direct that the following specification of the respective boundaries of the said. Municipalities shall be substituted for that published under the Notification, dated the 3rd March 1869², at page 390 of the Calcutta Gazette of the 10th March; 1869.

[Printed ante, p. 719.]

¹ Not printed in this Collection.
2 Printed aste, p. 719.

BENGAL ACT. III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Notification No. 640 M., d ded the 1st April, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 222)

'Whereas a Notificati n No. 1633 M., dated the 23rd September, 1608, was published at page 145, Part IB of the Calcutta Gazette of the 30th idom, announcing the intention of the Lieutonant-Governor to declare the town of

Jechmati. Poranpura. Dhuliad. Anupnagore, Baruipara. Lalpur. Nutan School. Ganj Balarampur. Balarampur. Samserganj. Kanchantola Chirkutunati. Jahanjola. [Lakhungar] ². Dhulian and the adjoining villages named in the margin, in the district of Murshidabad, to be a municipality, and whereas no valid objection has been raised to the proposal within six weeks from the date of the publication of the above Netification within the said tewn and

villages, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by section 8 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor extends the provisions of the said Act to the said town and villages with effect from the 1st of July, 1909.

2. The boundaries of the Municipality of Dhulian will be as follows:--

North.—The southern side of the Local Board road (which is excluded) from Mohespore to Muskinagere, commencing from the spot where the above read meets the Bagmari nullah to the bank of the river Ganges, thence along the western bank of the river Ganges (Bhagirathi) to the ghat to the south of the East Indian Railway lands

East.—Commencing from the above-mentioned ghat, the line passes along the west side of the Local Board road from Samserganj to Protapganj up to the house of Khudi Manjhi and

Mohes Napit at Scolitala (which is excluded).

South.—Co nmencing from the above point the boundary proceeds in a straight line through cultivated fields up to the mile post No. I of District Board read from Dhulian to Jangipur which the line crosses, and thence in a straight line through cultivated fields to the junction of Kanchantola-Anupriagoro and Kanchantela-Ankura Union Committee roads, and thence crossing the Kanchantola-Anupriagore road, the boundary runs along the southern edge of Kanchantola-Ankura Union Committee road to the point where the village Kanchantola and Gazinagoremath meet.

West.—A line proceeding direct from the western extremity of the southern boundary to the western extremity of the northern boundary, crossing the Bagmari nullah at the west of the Jagabandhu Sing's garden house which it includes.

3. The name of the Municipality will be included in both the first and second Schedules of the Act, and the number of Commissioners to be appointed will be nine.

² Not printe i in this Collection, 2 The name "Lakhinagar" was substituted for the name "Jhowdanga" by Notification No. 992M., dated the 31st July, 1909, printed pest, p. 727.

BENGAL Act III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd,

Notification No. 992 M., dated the 31st July, 1909 (published in the Calcutta Gazette of 1909, Part IR, p. 283).

In exercise of the power conferred by section 8 of the Bengal Municipal Act, 1884 (Bengal Act III of 1881), read with section 22 of the Bongal General Clauses Act, 1899 (Bengal Act I of 1899), the Lieutenaut-Governor is pleased to make the following amendment in Notification No. 1633 M., dated the 23rd September, 1908, 1 published at page 145 of Part II3 of the Calcutta Gazette of the 30th idem; and in Notification No. 640 M., dated the 1st April, 1909, 2 published at page 222 of Part IB of the Calcutta Gazette of the 7th idem, ·namely:---

In the margin of both the said Notifications for "Jhowdanga" substitute

" Lakhinagar."

Notification dated the 15th December, 1877 (published in the Calcutta Gazette of 1877, Part I, p 1710).

In medification of the Notification dated the 3rd March, 1869, 3 published at page 390 of the Calcutta Gazette of the 10th March, 1869, the Lientenant-Governor has been pleased, under 4 section 10 of Act V (B.C.) of 1876, to declare the following to he the houndaries of the Municipality of Bansberia, with effect from the 1st January, 1878.

The Municipality is divided into two blocks, each being bounded as

follows: -

Block I.-Bounded on the south by Shahaganj; on the west hy Chuck Bansberia, Carandanga, Meadungee, Teghori and Sunk Naggore; on the north hy Saraswati khal; and on the east by the river Hooghly.

Block II .- Bounded on the south by the Saraswati khal; on the west by Sultanpur and Gaighanta; on the north hy Bancepore; and on the east by

Bandapara and the river Hooghly.

Notification dated the 17th January, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 216).

In the exercise of the powers conferred on him by 4 section 10 of Act. P (B.C.) of 1876, the Lieutenant-Governor directs the transfer of the villages of Bellere, Barrackpore, Echapore and Malee Panchghora from the Howrah Municipality to the Municipality of Bally, with effect from the 1st April, 1884. The boundaries of the Howrah and Bally Municipalities shall be as specified below, in supersession of the boundaries contained in the Notifications dated the 10th September, 1879, and the 27th March, 1883, respectively.

Not printed in this Collection.
Printed onte, p. 726.
Printed safe, p. 719.
Beconacted by s. 9A of Bon. Act III of 1884.

BENGAL ACT III OF 1884 (THE BRIGAL MUNICIPAL ACT, 1884)-contd.

Howrah Municipality.

The boundary of the Howrah Municipality shall be a line commencing from the river at the eastern extremity of Joyah Bibi's Lane, and following the northern side of that lane westward to its junction with Kunnopooker Lane; thence along the northern side of the outfall drain on the south of Hurro Chander Dhole's garden to Grish Chander Ghose's Lane; thence along the eastern side of that lane to a point opposite the junction of Chondalparah Lane; thence across Grish Chunder Ghoso's Lane and along the northern side of Chondalparah Lane to Hooghly (Grand Trunk) Road; thence across and along the western side of that road to a point 100 feet to the south of Nashkerparah Lane; thence in a direct line westward across the Maleepanchghorah paddy fields to the cross culvert on Belur road; thence along the castern side of that road up to its junction with Nelloonh Road; thence along the northorn side of that road to the wostern side of the railway line; thence southwards along the western boundary of the Railway Company's proporty to the Benares Road level-orossing; thence along the northern side of Bouares Road to its junction with Belgachia Road; thence along the western side of that road for a distance of 3,500 feet to the south-eastern corner of Deno Sen's garden; thence in a direct line aggest the paddy fields to a point on the Makurdah Road, 1,764 feet west of the toll-house; thence across that road; thence in a direct line to the north-east cornor of the Domarar Jollah; thence along the eastern and southern edges of that jollah across Kodar Bhuttacherjee's Lane in a direct line to Dino Nath Sankrar's house on the Shakhair Bazar Road; thence along the northern side of that road to its junction with Borajmant Lane; thence along the western side of that lane to its junction with Buxarah Road; thence along the northern side of that road to the culvert over the Buxarah khal; thence along the western and northern bank of that khal; and along the western and northern edge of the. Puddapooker jollah to the Belliah khal; theuce along the western bank of that khal to the bridge over the same on the Andul Road; thence along the northern and eastern boundary of the Botanical Garden to the river; thence northward along the river to the eastern extremity of Joyah Bibi's Lane.

Bally Municipality.

The boundary of the Bally Municipality shall be, on the west the East Indian Railway line, on the north the Bally khal and on the east the river Hooghly. The boundary on the south shall be a line commencing from the river at the eastern extremity of Joyah Bibi's Lane, and following the northern side of that lane westward to its junction with Kunnopooker Lane, thence along the northern side of the outfall drain on the south of Hurro Chunder Dhole's garden to Grish Chunder Ghose's Lane) thence along the eastern side of that lane to a point opposite the junction of Chondalparah Lane; thence across Grish Chunder Ghose's Lane and along the northern side of Chondalparah Lane to Hooghly (Grand Trunk) Road; thence across and along the western side of that road to a point 100 feet to the south of Nuskerparah Lane; thence in a direct line westward across the Maleepanchghorah paddy fields to the cross culvert

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

on Belur Road; thence along the eastern side of that road up to its junction with Nellooah Road; thence along the northern side of that road to the western side of the railway line.

Notification dated the 22nd July, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 807).

Whereas a 1 Notification was published at page 541, Part I of the Calcutta Gazette of the 23rd April last, declaring the Licutenant-Governor's intention to revise the boundaries of the Kalna Municipality, in the district of Burdwan, so as to exoude from its limits the villages named in the margin, and whereas no objection has been raised to the proposed measure, it is hereby notified for general information that in accordance with the recommendation of the Commissioners of the Kalna Municipality made at a meeting and in exercise of the powers conferred on him by 2 section 13 of Act V (B.C.) of 1876, the Licutenant-Governor declares that for the purposes of the said Act the villages of Goara Nibhoojee, Talbana, and Pooronohat be excluded from the limits of the above Municipality, with effect from the 1st September, 1884.

The revised boundaries of the Municipality will be as follows:-

- On the North.—The Labhanga bil, the khal that passes eastwards from bil by the north of the indigo factory, and the khal that passes from the Kadrar bil to the Bhagirathi.

 and the Bhagirathi;
- On the East. -- The Bhagirathi, the burial ground, the road that passes by the east of the Mission House and by the west of Dood Bibi's tank, and that portion of the road called the Mujlish Sahib's Dighi Road, passing southward from its junction with the above-mentioned road;
- On the South.—A line drawn between the southern boundaries of the Mujlish Sahib's dighi, Mollapara, Ayma, Lukhonpara, Jewdhara Baruipara, Modhubone, Amlapookar, Bora Mitropara, Chota Mitropara and Borescona, and the northern boundaries of Arrah Shahpore, Jewdhara cornfields, Sarva Maugola Ramessurpore Ko'danga, Dharmodanga, Meerpur Rungpara and l'atty Khojbat;
- On the West.—Pooronohat, the lane which passes southwards by the west of the residence of the Sub-divisional Officer and the villages of Talbana and Goara.

¹ Not printed in this Collection.

Re-enacted by ss. 9, 9A and 9B (f Ben. Act III of 1884.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Notification dated the 16th October, 1884 (published in the Calcutta Gazette of 1884, Part I p. 1063).

WHEREAS a Notification dated the 21st July. 1884, 1 under 2 section 10, Act V (B.C.) of 1876, was published at page 806, Fart I of the Calcutta Gazotte of the 30th idem, declaring the Lieucenant-Governo:'s intention to revise the boundaries of the Burawan Municipality so as to exclude from its limits the -illage of Fakirpore, and whereas no objection has been raised to the proposed measure, it is hereby notified for general information that, in accordance with the recommendation of the Commissioners of the Burdwan Municipality, made at a meeting, and in exercise of the powers conferred on him by section 9 of Aot III (B.C.) of 1884, the Lieutenant-Governor declares that, for the purposes of the said Act, the village of Fakirpore shall be excluded from the limits of the Burdwan Municipality with effect from the 1st proximo. The r-vised boundarios of the municipality will be as follows: -

The north, east and wost boundaries of the municipality will be the same as specified in the Notification dated the 16th April, 1867, published at page 676 of the Calcutta Gazette of the 24th idem, in Government letter No. 2480, dated the 17th April, 1867.4

It will be bounded on the south by a line following the Damooda embankmont from Khurgessar to Edilpore, and Barasat road, thence following northward the Barasat and Edilpore road up to Eden canal, thence south-eastward along the Edon canal to Damooda embankment near Garlasti, then along Damooda embankment down to Kalitolla road, crossing thence along Kalitolla road up to the confines of Raghunathpere, thence along the southern boundaries of Raghunathpore, Khojanar Bere, Jugger Bere, and Boro Nilpere to Goluckbagan, thence along road on north of the race-course down to Baboorbagan, thence north west to the Grand Trunk road, loaving Baboorbagan and Mollahbagan indige factory on the east.

Notification dated the 10th February, 1885 (published in the Calcutta Gazette of 1885, Part I, p. 96).

Whereas a! Notification was published at page 1184, Part I of the Calentta Gazette of the 3rd December, 1884, declaring the Lieutenant-Governor's intention to revise Choorsmonipore. Part of mauza Shyamsundarp)res the boundaries of the Vishnupur Municipality, · in the district of Bankura, so as to exclude from

its limits the manzas mentioned in the margin; and to include the two bunds known as Kristobund and Jumnabund, and whereas no objection has been raised to the proposed measure, it is hereby notified for general information that in

¹ Not printed in this Collection.

2 Be-enacted by 8.9A of Hen. Act 111 of 1884.

3 Be-enacted by 8.9A of Ben. Act 111 of 1884 as amended by 8.4 of Ben. Act IV of 1894.

BENGAL ACT III OF 1881 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

accordance with the recommendation of the Commissioners of the Vishnupur Municipality, made at a meeting, and in the exercise of the powers conferred on him by section 91 of Act III (B.C.) of 1884, the Lieutenaut-Governor excludes mauzas Koostoria, Chooramonipore, and a part of mauza Shyamsundarporfrom the operation of the Act, and includes within the limits of the Municipality the two bunds known as Kristobund and Jumnabund. The revised boundaries of the Musicipality will be as follows: --

- On the North.-By the limits of the survey mauzas Syampore, Alchandbarry. Potdarbarry, Mothooramehal, Gorerbon and Kelasbarry;
- On the South. By the limits of the survey mauzas Toorki Sitarampore, Benachapra, Siromonipur (both Nos. 1772 and 1773 of the thak map);
- On the East .- By the limits of the survey manzas Anandapore, Hera parbat, Syamsundarpore, Patpur, and Mamoorkhali
- On the West. By the limits of the survey manzas Koostoria, Chooramonipore, and Jumnabund Aggal.

Notification dated the 21st May, 1885 (published in the Calcutta Gazette of 1885, Port I, p. 515).

Ir is hereby notified for general information that, in the exercise of the powers conferred on the Local Government by section 9, 1 Act III (BC.) of 1884, . and on the recommendation of the Commissioners of the Bankura Municipality made at a meeting, the Lieutenant-Governor withdraws the villages of Sanbanda and Bejgram, which have hitherto been united with that municipality, from the operation of the said Act.

The limits of the Bankura Municipality as now revised shall be as follows:-

- On the North.—The left bank of the rivor Gandesvari, survey mauzas Jambedia, Khudsole, Bolorampore and Bodra;
- On the West. Survey manzas Panchbaga, Achua, Katjuri, Patrasole, Elakundi, Chookapara, Korgahir, Narayanpur, Gossaindanga, Nundua and Krishnanagore;
- On the South.-Survey mauzas Upersole, Damoderpur, Ramnandra · Chandropur, Damoderpur again, Purano Damoderpur Manusmura, and the left bank of the river Dalkesvar.
- On the East.—Kotiardang, Demurari Gopinathpur, Loliha, Demurari Gopinathpur again, Shyamdaspur, Sanbanda, and Tearindanga.

¹ Re-enacted by sa. 9, 9A and 9B of Ben. Act III of 1884 as amended by s. 4 of Ben. Act IV of 1994.

BENGAL ACT. III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-con'd.

Notification dated the 3rd January, 1887 (published in the Calcutta Gazette of 1887, Part 1B, p. 3).

Whereas a Notification dated the 17th July¹ last, was published at page 224, Part IB of the Calcutta Gazette of the 21st idem, declaring the Lieutenant-Gevernor's intention to sanction the inclusion of the village of Bhowanipuwithin the Kötohandpur Municipality, in the district of Jessore, and whereas no objection has been raised to the proposed measure, it is hereby notified for general information that, in accordance with the recommondation of the Commissioners of the Kotchandpur Municipality, made at a meeting, and in the exercise of the power conferred upon him by section 11² of Act III (B.C.) of 1084, the Lieutenant-Governor declares that, for the purposes of the Act, the id village shall be included within the limits of the Kotchandpur Municipality om the 1st of January, 1887.

The boundaries of the Municipality shall be as follows:-

On the North. The villages of Parla, Fulbari, Ruddrapur, and Balarampur.

On the West .- The villages of Buluhar and Baluhar Boor.

On the East.—The villages of Kasipur, Balaharia and Pushpotila.

On the South .- The river Kabodak.

This Notification suppsedes that dated the 27th October last, published at page 504, Part IB of the Caloutta Gazette of the 3rd November last.

Notification dated the 15th December, 1888 (published in the Calcutta Gazette of 1888, Part IB, p. 461).

Whereas a Notification dated the 13th September, 1888, was published at page 397, Part 1B of the Calcutta Gazette of the 19th idem, declaring the intention of the Lieutenant-Governor to vary the limits of the Kurseong Municipality, in the district of Darjeeling, and whereas no objections have been raised to the proposal, it is hereby notified for general information that, in the exercise of the power vested in him by section 9° of Act III (B. C.) of 1884, and in accordance with the recommendation of the Commissioners of the Kurseong Municipality, made at a meeting, the Lioutenant-Governor directs

Not printed in this Collection,
This section 11 was re-en.cted by ss. 9, 9A and 9B as introduced into Ben. Act III of 1884 by section 4 of
Ben. Act IV of 1884
Beneacted by ss. 9, 9A and 9B of Ben. Act III of 1884 as amended by s. 4 of Ben. Act IV of 1894.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-cont d.

that the boundaries of the Municipality shall include certain buildings attached to the Kurbia Tea Estate, and shall be as follows:—

- On the East.—A straight line from the point where the Sepring Shora crosses the old Kurseong and Darjeeling road, just above the house of the Assistant Conservator of Forests, to the point where the Dhobi Ihora crosses Hill Cart road a little below the house of Babu Chanesham Banerjee.
- On the South.—A straight line from the latter point to the north-east boundary pillars of Bone Hill location. Then the Lagle's Crag road to the point where it comes within 200 yards of the Punkhabari road; thence a hut 200 yards distant east from the Punkhabari road to a point 200 yards distant from the east corner of the Murray Field location.
- On the West.—By the south-west and west boundaries of the locations of Murray Field Dell, Devonshire, Boxley, Constantia, Helensburg and Rosebank; thence a straight line through Spring Side to the south-west boundary pillar of the Barrack location; thence a straight line to a point below Police Inspector's quarters about 330 feet right down the jhora; commencing from its source; thence a line 230 feet long passing about 20 feet to the north of the Kurbia larger bungalow, thence a straight line to a point about 660 feet below the old Darjeeling road on the line dividing the Kurbia Tea Estate from the Burdwan Rajah's forest, and thence a line 200 yards west of the l'unkhabari road and Darjeeling Hill Cart road including Dakdabu bungalow and factory to the point where this line outs the Sepring Jhora.
- ·On the North.—The Sepring Jhera from the latter point to the point where it crosses the old read to Darjeeling just above the house of the Assistant Conservator of Forests on Dow 11ill.

Note fication dated the 26th March, 1889 (published in the Calcutta Gazette of 1889, Part IB, p. 72).

UNDER the provisions of section 91 of Act III (B. C.) of 1884, and on the recommendation of the Commissioners of the Suburban Municipality made at a meeting, the Lieutenant-Governor is pleased to notify that the following

¹ Re-enacted by ss. 9, 9A and 9B of Ben. Act III of 1884 as amended by s. 8 of Ben. Act IV of 1894.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

arrangements shall take effect, from the 1st April, .889, with regard to the Municipal administration of those portions of the suburbs which will not be amalgamated with the town of Calculta under the provisions of the Calculta Municipal Consolidation Act, 11 (B. C.) of 1888.

1. The areas included within the following boundaries shall be withdrawn from the operation of the Act.

Boundaries.

[Not reprinted.]

2. The area included within the following boundaries in the present Wurds IV and VI shall be withdrawn from the Suburban Municipality with a view to its being included within the limits of the South Suburban Municipality

BOUNDARIES.

[Not reprinted.]

3. The remaining portions of the municipality, after the withdrawal of the above-mentioned areas, shall be sub-divided into two municipalities, to be called respectively the "Cossipore and Chitpore Municipality" and the "Manik-tala Municipality". The boundaries of these municipalities shall be as specified below:—

CASSIPORE AND CHITPORE MUNICIPALITY,

Northern Boundary.

Commencing from the north-west angle at Paramanick Ghat on the river Hooghly, the boundary follows the northern side of Paramanick Ghat road oastwards to its junction with the Cossipere road, thence northwards along the western side of Cossipere road till its junction with Dhoria Bagan road, thence eastwards along the northern side of the Dhoria Bagan road till it meets the Barrackpore Trunk road, which it crosses, and thence continues along the northern side of the North Sinthe road, eastwards till it meets the Eastern Bongal State Railway line, crossing to the eastern side of the said line at No. 2 bridge north of the Dum-Dum station.

Eastern Boundary.

The boundary on the east follows the eastern side of the Eastern Bengal State Railway line, southwards till it meets the railway bridge over the new cut canal at Ultadanga.

^{*1} Repealed and re-enacted by Ben. Act III of 1899.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, . 1884) -confed.

Southern Boundary.

The boundary on the south is the new cut canal from its junction with the railway bridge at Ultadanga till it meets the Baliaghatta Circular Canal, which runs westwards, meeting the river Hooghly at Bagbazar.

Western Boundary.

I he western boundary is the river Hooghly.

MANIKTALA MUNICIPALITY.

The boundary on the north and east is the new cut caual and on the south and west the Balinghatta Circular Canal.

The number of the Commissioners for each of the above-mentioned Municipalities shall be twelve.

Notification dated the 26th March, 1889 (published in the Galcutta Gazette of 1889, Part IB, p. 73).

Under the provisions of section 9 of Act III (B. C.) of 1884, and on the recommendation of the Commissioners at a meeting, the Lieutenant-Governor is pleased to vary the limits of the South Suburban Municipality in the following manner, with offset from the 1st April, 1889:—

The fellowing agricultural villages and lands shall be withdrawn from the operation of the Act:—

On the west of Tolly's Nala.

- (1) Thakroon chuck, chuck Kullyan, and Bongal Nala in Ward No. X (Sodepore).
 - (2) Janka and Hanspookur in Ward No. VIII (Barisa).

(3) Kulagatches and the western portion of Sonamouree, and Bagpota in Ward No IX (Sarsuna).

(4) Begorekhal, Koora chuck, chuck Kido, chuck Shibrampore, chuck Jaynagar and the western portion of Goragatcha situated beyond the limits of Goragatcha khal and extending from north to south, with Budge-Budge road on the north and Gungarampore road on the south, in Ward No. III (Behala).

On the East of Tolly's Nala.

- (5) Aroopatha in Ward No. XII (Tiljulla).
- (6) The southern portion of Ward No II (Dackhuria).

¹ Re-enacted by sa. 9, 9A and 9B of Ben. Act III of 1884 as amended by s. 4 of Ben. Act IV of 1894.

BENGAL ACT III OF 1881 (THE BENGAL MUNICIPAL ACT, 1884) -- contd.

The area included in the following boundaries, which has been withdrawn from the suburban Municipality by a separate Notification of this date, I shall be included within the limits of the South Suburban Municipality:—

BOUNDARIES.

Area in Ward No. IV.

North.—The l'ort Commissioners' railway line.

East.—Gurreahat road, from the railway line crossing to the junction of of the said road, with Mullahatty road.

South -Mullahatty road.

West.—Rassa road, south, from its junction with Mullahatty road to the railway level-crossing on the said Rassa road.

Area in Ward No. VI.

North.—The river Hoogly.

East.—Nemuck Mehal Ghat road till it meets the Circular Gardon Reach road.

South.—Circular Garden Reach road and Paharpore road till it meets Rameswarpore lane.

West.—Rameswarpore lane, till it meets Gardon Reach road, then Garden Reach road till its junction with Dum-Duma drain, and then the western edging of the Dum-Duma drain till it meets the river Hooghly.

The boundaries of the South Suburban Municipality shall be as follows:-

Northern Boundary-Commences from the north-east corner of Tangra road at Hatgatchea, and thence southward along the southern edge of the said Tangra road, where it meets Topsya road; thence westward along the western edge of the Tiljulla road; thence westward along the eastern edge of the Tiljulla road to its junction with the South Eastern State Railway; thence southward along the eastern edge of the sail railway to its junction with the Port Commissioners' new railway embankment; thence westward along the south of the said embankment to Rassa road, and thence crossing southward along the eastern edge of the Rassa road to the junction of Tollygunge bridge road; thence westward across the bridge over Tolly's Nala to Tollygunge Circular road, Shapur and Gurragacha road, and thence westward to Taratollah road, where it meets Nemuck Mehal Chat to the south bank of the river. Hooghly and westward up to Goberia ferry ghat.

Printed ante, p. 783.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Southern Boundary-Commences from the northern border of Joka, where

it is out by the Bakrahat road; thence eastward till it-meets the Diamond Herbour road at Thakurpookur outpost; thence eastward along the north. ern edge of that road till it meets the southwestern limits of Thakroon chuck; thence northward along the western borders of Thakroon chuck, chuck Banban, Kalcepore and Sodepore; thence eastward along the northern border of Sodepore and the Sodepore lane till it meets the Haridaspore lane; thence southward along the western edge of the Kowrapookur road up to the. eulvert across the Thakurpookur and Kowrapookur roads, a little to the south of the Kowrapoolur outpost; thence northward along the western bank of the Kowrapookur khal till it meets Tolly's Nala; thence eastward along the northern boundary of villages Seebpore, Roypore, Bagih Roypore and Ibrahimpore; thence again to the south commencing from the north-western corner of Gurreah and passing southward along the Garreal Hat road till it meets the Rassa road; thence westward till it meets Tolly's Nala; thence southward along the said Nala and Ganga Nala; thence eastward to the south. eastern extremity of Barhash.

Eastern Boundary. - Commences from the western border of Gurifa; thence northward along the western border of Haltoo Luskur ghat, Nonadanga, Chanbagha, Dhallonda, Bynchtollah and Hatgachea.

Western Boundary.—Commences from Goberea ferry ghat; thence southward through Nadial, kismut Satgharia, Kadampur, thence turning eastward passes through Kismat; Dum-Dum, Maklathee, Ramdashathe, Belpookuria, and Kistopur; thence turning southward through Bhatchunna, along the Jenjirpool khal crossing the Budgo Budgo road, and thence along Bagir khal, till it meets the Gungarampore road; thence turning westward along the southern edge of Gungarampore road, meets the Shibrampore road; thence turning south along the Shibrampore road, thence turning east along the Kastdanga road; thence turning southward along the Kastdanga, branch road and the eastern border of villages Bagpatha and Kulagatchea.

The number of Commissioners of the South Suburban Municipality shall be twenty-four.1

¹ This number was subsequently reduced to 10 by Notification No. 464T.—M., dated the 28th May, 1901, printed

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification dated the 9th April, 1889 (published in the Calcutta Greette of 1889, Part IB, p. 81).

WHEREAS a Notification dated the 15th January, 1889, 1 declaring the Lieutenant Governor's intention to revise the boundaries of the Suri Municipality, in the district of Birbhum, was published at page 13, Part III of the Caloutta Gazette of the 16th idem, and whereas no valid objections have been raised to the proposal, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by sections 9 and 11,2 Act III (B.C.) of 1884, and in accordance with the recommendation of the Commissioners of the Suri Municipality made at a meeting, the Lieutenant-Governor has been pleased to revise the existing boundaries of the Municipality so as to include the village of Aditpore within, and exclude the village of Tilpara from, the limits of the municipality.

The Municipality of Suri thus revised comprises the villages of Nurai, Nurai Arazee, Haiderabad, Haiderabad Arazee, Sonataree Poorana, Aditpore, Anondopur, Sadhuree Chundee, Shahara Chuk, and Nimsempur, and shall be bounded on the north by Tilpara, Kamalpur, Baruipur and Bansjore; on the east by Mehdeeabad and Kulora; on the south by Sona Taree, Kedua, Zanbazar, Daturpur, Abdurpur, and Amaipur; and on the west by Kali-

pur, Brojergram, Hussenabad, Araipur Chuk, and Namodarpur.

Notification dated the 11th May, 1889 (published in the Calcutta Gazette of 1889, Part IB, pp. 106 to 108).

In 3 [modification] of the Notification dated the 30th April, 1889, published at pages 96 to 98, Part IB of the Calcutta Gazetto of the 1st May, 1889; it is hereby notified that, in the exercise of the power vested in the Local Government by section 9 4 of Act III (B. C.) of 1884, as amended by Act I (B.C.) of 1888, the Lieutenant-Governor excludes from the limits of the North Barrackpore Municipality the lands, and the buildings erected thereon, in the occupation of Government for Military purposes, at Ichapore, Phulta, and Garulia, the boundaries of which are specified below :-

Description of Boundary Marks to Government land at Ichapore.

Description of Boundary of the Government land at Phulla.

Description of Boundary of Government land at Garulia.

¹ Not printed in this Collection.
2 Sections 9 and 11 of Her. Act 11 of 1985 have been re-enacted by ss. 9, 9A and 9B of the same Act as amended 15 ss. 4 and 5 of Hen. Act IV of 1895.
3 Sio. Read supersession.
4 Respectful by ss. 9, 9A and 9B of Hen. Act III of 1884, as am nd by s. 4 of Hen. Act IV of 1894.
5 Not reprinted, being too long.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification dated the 13th June, 1839 (published in the Calcutta Gazette of 1989, Part IB, p. 125)

WHEREAS a Notification dated the 28th March, 1889, 1 was published at page 75, Part IB of the Calcutta Gazette of the 3rd April, 1889, declaring the intention of the Lieutenant-Governor to vary the limits of the Katwa Municipality in the district of Burdwan, so as to include within them the village of Kashigunj, the boundaries of which are given below, and whereas no objection has been raised to the proposal, it is hereby notified for general information that, in exercise of the power conferred on him by sections 29 and 11 of Act III (BC.) of 1884, and in accordance with the recommendation of the Commissioners of the Katwa Municipality made at a meeting, the Lieutenant-Governor-directs that the boundaries of the said Municipality be revised as follows:—

The boundaries of the village to be included-

On the North .- I'art of Katwa Municipal Bund road.

On the South. - The part of Marighat on Municipal Burning Ghat road.

On the East.—The grounds within the municipal jurisdiction west of the river Bhagirathi.

On the West.—The Malipukur tank and the part of the Kalna road lying within the municipal limits.

The boundaries of the Katwa Municipality, after the inclusion within its limits of the said village of Kushigunj, will be as follows:—

On the North.-Running stream of river Ajai.

On the East .- The Bhagirathi river.

On the South.—Ghosh Hat, Marighat road, and a line drawn along the southern boundaries of the municipal burial-ground and Mandal puskarni.

On the West.—A straight line drawn from the south-western corner of the Mandal Puskarni to the south-western corner of the sub-divisional residence compound and river Ajai.

Notification dated the 17th July, 1889 (published in the Calcutta Gazette of 1889, Part 1B, p. 150).

In continuation of the Notification dated the 26th March, 1889, 3 published at pages 72 and 73, Part IB of the Calcutta Gazette of the 27th idem, regarding the establishment of the Municipalities of Cossipore and Chitpur and Maniktala, in the district of the 24-Parganas, it is hereby notified that the said Municipalities will not be included in either Schedule 1 or II of Act III (B.C.) of 1884.

¹ Not printed in this Collection2 St. '9 and 11 of Hen. Act III of 1884 have been re-enacted by st. 9, 9A and 9B of the same Act by
8 Collect Act IV of 1894.
8 Printed aste, p. \$34.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification dated the 19th November, 1889 (published in the Calcutta Gazette of 1889, Part IB, v. 249).

Whereas a Notification dated the 18th May, 1889, 1 declaring the Lieutenant-Governor's intention to include within the limits of the Naihati Municipality, in the district of the 24-Parganas, the villages of Kankinara, Hazinagger and Balloor, was published at page 114, Part IB of the Calcutta Gazette of the 22nd idem, and whereas valid objections have been raised to the proposed inclusion of the village of Kankinara only, it is hereby notified for general information that, in accordance with the recommendation of the Commissioners of the Naihati Municipality, made at a meeting, and in the exercise of the power conferred on him by 2 section 11 of Act III (BC) of 1884, the Lieutenant-Governor declares that the villages of Hazinagger and Balloor be included within the limits of the Naihati Municipality.

The boundaries of the above villages are as follows:-

HAZINAGGER AND BALLOOR.

On the North.—Kona.
On the South.—Corifa.
On the West.—The river He

On the West.—The river Hooghly. On the East.—Kona and Gorifa.

Notification dated the 15th April, 1890 (published in the Calcutta Gazette of 1890, Part IB, p. 123).

Where is a Notification dated the 18th November, 1889, declaring the intention of the Lieutenant-Governor to reviso the boundaries of the Berhampore Municipality, in the district of Murshidabad, was published at pages 248-249, Part IB of the Caloutta Gazette of the 20th idom, and whereas no objection has been raised to the proposal, it is hereby notified for general information that in accordance with the recommendation of the Commissioners of the Berhampore Municipality, made at a meeting, and in the exercise of the power vested in him by section 23 of Act III (B. C) of 1884, the Lieutenant-Governor is pleased to revise the boundaries of the said Municipality as specified below, so as to exclude certain rural tracts from its limits.

The revised boundaries of the Municipality will be as follows:-

On the North.—A line running from Kumar Durga Nath's ghat on the Bhagirathi towards the east along Kumar Durga Nath's lane up to Benowari Gossain's lane, then running north-east up to the Girja lane, then running south-east up to the junction of Kedar Mahata's road near Naffar Baboo's temple, then north along Tentaltola lane to to the Girja tank lane, then running

¹ Not printed in this Collection.

1 This s. 11 was re-enacted by ss. 9, 9A and 9B as introduced into Ben. Act III of 1884 by s. 4 of Ben. Act IV of 1894.

2 Re-enacted by ss. 9, 9A and 9B of Ben. Att III of 1884 as amended by s. 4 of Ben. Act IV of 1894.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

north up to the junction of the Kalkapur road, then running east along the Kalkapur road up to the junction of the Rashtela, Chandbagan and Cossimbazar road, then running north up to the junction of Haro Lal Mandal's lane, then running east along Haro Lal Mandal's lane up to where it moets the Cossimbazar pucca road and along the same eastward up to the south west corner of the late A. P. Roy's Patharbati, then running north up to the north-west corner of the said Patharbati, then running east up to the northeast corner of the said l'atharbation the Dhangarpara lane, thou running north along the Dhangarpara lane and then east up to the north-east corner of the Shibpukur tank, then running south along Dob Nath Sanyal's lune up to the north-west corner, and thence to the north-east corner of Dob Nath Sanyal's kutti, then running south up to the Cossimbazar pucca road, then running first east and then south-oast along the Cossimbazar puccu road up to where the same road moets with Maharanoe Surnomoyeo's pucca ghat road, then running first north and then east along the Maharanee's pucca ghat road up to the Maharanee's pucca ghat on the Katigunga

On the East.—A line commencing at the north east corner of the said . pucca ghat, and running south east along the left bank of Katigunga up to a point where it meets the Chunakhali kutcha road, thence southward along the western side of the Chunakhali kutcha read to which meets the Nij Shibpur road, thon west along the . northorn side of the Nij Shibpur road to Maharanee Surnomoyee's dwelling-house, thonce south along the eastern side of the Sripur kutcha road, which turns west and meets the Babulbona and Karbola puoca road, thence south along the western side of these roads up to the village of Choanpur, thence westward along the northorn side of the Kailaghat road up to the junction of Vakilabad kutcha road, thence south along the Vakilabad kutcha road crossing the Vakilabad pucca road, and thence south along the eastern side of Majteah kutcha road up to the northern corner of Shekpara.

On the South .- A line commoncing at the north-eastern corner of Shekpara, and running west along the southern .side of zamindary kutcha road up to the Butcherkhana road

ghat on the Bhagirathi. On the West. -- A line commencing at the south-west corner of the said. Butcherkhana ghat, and running northward along the left bank of the Bhagirathi up to Kumar Durga Nath's ghat on the Bhagirathi.

Bengal Act III of 1884 (the Bengal Municipal Act, 1884)—contd.

Notification dated the 9th June, 1890 (published in the Calcutta Gazette of 1890, Part 1B, p. 187).

it is hereby notified for general information that, in exercise of the power vested in the Local Government by section 91 of Act 111 (B. C.) of 1884, and on the recommendation of the Commissioners of the Burdwan Municipality, made at a meeting, the Lieutenant Governor is pleased to altor the total number of Commissioners, as fixed for the Municipality under Government Notification, dated the 4th August, 1854,2 published at pages 924-26, Part 1 of the Calcutta Gazette of the 6th idem, from 21 to 22:

. Notification dated the 8th November, 1890 (published in the Calculta Gazette of 1890, Part IB, p. 333).

Whereas a Notification dated the 13th February, 18903, declaring the Lieutenant-Governor's intention to revise the boundaries of the Ramganj Municipality, in the district of Burdwan, so as to include within them the villages of Paresgunge and Saldanga, was published at page 32, Part IB of the Calcutta Gazette of the 19th idem, and whereas objections were raised to the proposal by the Bengal Coal Company and certain residents of the two villages named above, it is levely notified for general information that, in the exercise of the power vested in the 1 ocal Government by 4 sections 9 and 11 of Act III (B. C.) of 1884, and in accordance with the recommendation of the Commissioners of the Ranigani Municipality, made at a meeting, and after due consideration of the above objections, the Lieutenaut-Governor has been pleased to revise the existing boundaries of the Municipality, so as to include within them the villages of Saldanga and Paresgunge, excepting the waste and uninhabited lands in village Paresgunge lying to the east of the eastorn boundary of the Municipality, and No. 37 coal pit belonging to the Bengal Coal Company.

The revised boundaries of the Municipality will be as follows:—

. On the North.—A line from Baradahi tank to the bridge at Gorabazar ou the foeder road.

On the South. - A line from the third culvert of the Igarah read to the tridge south of the flour mill in the Bankura road; thence to the railway bridge at Paresgunge.

On the West -A line from the Gorabazar bridge to the Goraband bridge; thence via the west bank of Jumanaband tank and the railway pumping-engine (excluding No. 37 coal pit belonging to the Bengal Coal Company) to the third culvert on Igarah road.

On the East.—A straight line from Paresgunge bridge to the east bank of Rajarband tank; thence to the bridge on the Mangalpur road and to the Baradahi tank.

This Notification supersedes that dated the 11th June, 1890, published at page 189, Part 1B of the Calcutta Gazette of the 18th idem.

¹ Re-enseted by se. 9, 9A and 9B of Ben. Act 1H of 1884 as amended by s. 4 of Ben. Act IV of 1894.
2 Printed post, p. 802.
3 Not printed in this Collection.
4 Sections 9 and 11 of ten. Act 1H of 1884 have been re-enacted by ss. 9, 9A and 9B of the same Act, as amended by ss. 4 and 5 of Ben. Act IV of 1894.

BENGAL ACT III OF 1894 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Notification dated the 1st February, 1891 (published in the Calcutta Gazette of 1891, Part IB, p. 16).

Whereas a Notification dated the 15th October, 18901, declaring the Lieutenant-Governor's intention to revise the boundaries of the Jangipur Municipality in the district of Murshidabad, so as to include within them the villages of Chhotakalai and Ailanippar, was published at page 324. Part IB of the Calcutta Gazette of the 22nd idem, and whereas objections were raised to the proposal by certain residents of the village of Chhotakalai, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by **sections* 9 and 11 of Act III (B.C) of 1884, and in accordance with the recommendation of the Commissioners of the Jangipur Municipality, made at a meeting, and after due consideration of the above objections, the Lieutenant-Governor has been pleased to revise the existing boundaries of the Municipality so as to include within them the villages of Chhotakalai and Ailanippar.

The revised boundaries of the Municipality will be as follows:-

On the North.—A line commeucing from the Khiderpore zamindari ferry ghat on the Kobra river towards the north and passing through the Inatnagar char and northern side of the Chaipara village, and southern side of the Nobokantapore and Champara villages, Bajirali Mondal's Charbagan, and northern side of Diloo Shaik's bambootopes, and passing through the southern side of Daya Chand Bothra's mango garden, and joining the District Board's pucea bridge over the Kamra old road.

On the South.--A line commencing from the Chakra village running through the nerthern side of the Sujapur village, passing through the Gadi road, a portion of the Murarui road where it meets the Kharkhari ferry ghat.

On the East.—A line commencing from the north-east corner of the District Board's pucca road bridge running west along Jagannath Shah's mango garden, the new Khamra road passing through the Kakuria field and running towards the eastern side of the Chhotakalai's dara and ultimately crosses the Bhagirathi river.

On the West.—A line commencing from the ferry ghat and running along the Kharkhari creek up to the Khidderpore zamindari ferry ghat.

Notification No. 369 M., dated the 27th Junuary, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 17).

It is hereby notified for general information that, in accordance with the recommendation of the Commissioner, of the Santipur Municipality, in the

¹ not printed in this Collection.
2 Sections 9 and 11 of Ben. Act 11I of 1884 have been re-enacted by ss. 9, 9A and 9B of the same Act, as amonded by ss. 4 and 5 of Ben. Act IV of 1894.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

district of Nadia, made at a meeting, and in exercise of the power vested in him by section 91 of the Bengal Municipal Act III of 1884, the Lieutenant-Governor is pleased to publish the following revised boundaries of the said municipality:—

North .- The Nijhur.

East. The do.

South .- The Bhagirathi.

West.—The Nijhur khal from the point where it turns south to that where it turns to the west; from thence the eastern boundary of the villages of Raghunathpur chak, Hanpur and Haripur char as far as the bank of the river Bhagirathi).

2. This Notification supersedes so much of the Notification, dated the 21st September, 1864², published at page 1828 of the Calcutta Gazette of the 12th October, 1864, as relates to the boundaries of the Santipur Municipality.

Notification No. 478 M., dated the 2nd February, 1894 (published in the Calcutta Gazette of 1894, Part IB, p. 27).

Whereas a Notification No 3697 M., dated the 25th November, 1893, declaring the intention of the Lieutenant-Governor to revise the northern boundary of the Burdwan Municipality so as to exclude the village of Khagragoria from its limits, was published at pages 202-203, Part IB of the Calcutta Gazette of the 29th idem, and whereas no valid objection has been raised to the proposal, it is hereby notified for general information that, in accordance with the recommendation of the Commissioners of the Burdwan Municipality, made at a meeting, and in exercise of the power conferred upon him by section 91 of the Bengal Municipal Act III of 1884, the Lieutenant-Governor is pleased to revise the boundaries of the said Municipality, so as to exclude from its limits the said village of Khagragoria.

2. The revised boundary of the Municipality on the north after the

exclusion of the village of Khagragoria shall be as follows:-

"A line drawn from the north-western corner of Gomani Colonel's mosque towards the north-east to Dhamsha village, and thence nearly dne east to Khagragoriah village, and thence towards north-east, intersecting the East Indian Railway, near the gate crossing, and thence eastward to the pucca bridge near Hattoo Dewan on the Katwa Road, and thence to the north-east corner of Talpookur in Shadhunpur village."

Notification No. 1379 M.; dated the 1st April, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 72).

Whereas a Notification No. 2955 M; dated the 23rd July 1894,3 was published at page 182, Part IB of the Calcutta Gazette of the 25th idem, and

Be-enacted by s. 9, 91 and 9B of Ben. Act III of 1885, as amended by s. 4 of Ben. Act IV of 1894.
 Not printed in this Collection, in view of s. 8 of Ben. Act III of 1884.
 Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

also locally within the limits of the South Barrackpore Municipality, declaring the intention of the Lieutenant-Governor under the provisions of section 9 of the Bengal Municipal Act, III of 1884, as amended by Bengal Act IV of 1894, and on the recommendation of the Commissioners of that Municipality, made at a meeting, to sub-divido the South Barrackpore Municipality into two Municipalities by separating the Titagar Ward from that Municipality and constituting that Ward a separate Municipality, and whereas no objection has been raised to the proposal, it is hereby notified for general information that under section 9A (2) of the Act, the Lieutenant-Governor is pleased to direct that the proposed alteration shall take effect from the 1st April, 1895.

2. The two Municipalities will be called respectively "the South Barrack-pore Municipality" and "the Titagar Municipality," and their boundaries

will be as follows: -

(I) Boundaries of the South Barrackpore Municipality.

- On the North.—The Barrackpore Cantonment, the village boundaries of Pultah Banbanpur, Jaffarpur, Keruleah, Kismat, Bundipur, jote Nerian Kurnah, Bilkanda, Harriharpur aud the Khardaha khal.
- On the East.—The village boundaries of Jaffarpur, Kantalia Chak Rucyah, Mohesh Pottah Bulkanda, Muragacha and Tehgharriah.
- On the South —The northern boundaries of thana Ariadaha and thana Dum-Dum and Dhankuni khal.
- On the West.—The River Hooghly and the western drain of the Grand
 Trunk Road extending from the Dhankuni or Titagar khal on the north to the Khardaha khal on the south; the River Hooghly from the northern corner of the Governor-General's Park to the mouth of the Dhankuni khal; thence the western drain of the Grand Trunk Road from the Dhankuni khal to the Khardaha khal; thence from where the Khardaha khal joins the river Hooghly.

(11) Boundaries of the Titagar Municipality.

On the North .- The Titagar khal.

On the South. - The Khardaha khal.

On the East .- The Graud Trunk Road.

On the West.—The River Hooghly.

3. The Lieutenant-Governor is also pleased to direct that the name of the Titagar Municipality shall be inserted in the first Schedule of the Act, and that the number of Commissioners of the Municipality shall be nine!.

^{... &}lt;sup>1</sup> This number has subsequently been increased to 10 by Notification No. 768 T. M., dated the 18th September, 1911, post, p. 785.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1-84) -contd.

Notification No. 24.20M., dated the 22nd June, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 141).

Whereas a Notification No. 1113M., dated the 19th March, 18951, declaring the intention of the Lieutenant-Governor to revise the existing boundaries of the Kushtia Municipality, in the district of Nadia, was published at page 58, Part IB of the Calcutta Gazette of the 20th idem, and also published locally, and whereas no valid objection has been raised to the proposal, it is hereby notified for general information that, in exercise of the powers vested in the Local Government by section 9 of the Bengal Municipal Act, III of 1884, as amended by Bengal Act IV of 1894, and in accordance with the recommendation of the Commissioners of the Kushtia Municipality, made at a meeting, the Lieutenant-Governor is pleased to revise the existing boundaries of the Municipality so as to exclude the area comprised in Wards Nos. 5, 6 and 7 from the limits of that Municipality.

2. This Notification shall take effect from the 1st July, 1895, after which date the boundaries of the Municipality after the exclusion of the aforesaid

area will be as follows :--

On the North.—The Gorai river and the old bed of the Gorai.

On the East -River Kaliganga.

In the Fouth.—A straight line drawn from the pillar on the bank of the Kaliganga to the junction of the Kelleher Road and Bhadalia Road

On the West. -A straight line drawn from the junction of the Old Channel of the Gorai with the Damash to the old Kushtia Station building, and thence to the railway gate on the Bhadalia Road, and thence along the Bhadalia Road up to where it meets the Kelleber Road.

Notification No. 527 T.M., dated the 19th September, 1895 (published in the Calcutta Gazette of 1895, Part IB, p 215).

Whereas a Notification No. 1867M., dated the 7th May, 18951, was published at pages 99-100, Part IB of the Calcutta Gizette of the 15th idem, declaring the intention of the Lieutenant-Givernor to sub-divide, under section 9(d) of the Bengal Municipal Act, III of 1884, as a nended by Act IV of 1894, the Lalbagh Municipality into two Municipalities by separating the Asanpur and Manullabazar wards from that Municipality, and constituting those wards a separate Municipality, and whereas no valid objections have been raised to the proposal, it is hereby notified for general information that, in exercise of the power vested in the Local Government by section 9(d) of the said Act, and in accordance with the recommendation of the Commissioners of the Lalbagh Municipality made at a meeting, the Lieutenant-Governor has been pleased to sanction the sub-division of the Lalbagh Municipality into two Municipalities as aforesaid with effect from the 1st April, 1896.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

The Northern Municipality, consisting of the Asanpur and Manulabazar wards, will be called the Azimganj Municipality, and the Southern Municipality, comprising the wards of Chahanagar and Mahimapur, and hitherto known as Lalbagh, will be called the Murshidabad Municipality, and their boundaries will be as follows:—

(I) Boundaries of the Murshidabed Municipality.

On the West .-- The river Bhagirathi.

On the South -A line drawn from the edge of the Bhagirathi on the west running to an easterly direction, skirting the Motijhil on the south till it touches the Bhagawangola road on the east.

On the East.—The Bhagawangola pucca road where Ram Lal's Akra kutcha road meets; and

On the North — Mahajantuli pucca read and Rant Lul's Akhra kutcha

I. - Boundaries of the Aximganj Municipality.

On the South —Ram Lal's Akhra kuteha road from the point where it meets the Bhagawangola pucca road and Mahajantuli pucca road till it joins the river Bhagirathi, thence crossing the river a line drawn from its edge skirting villago Mansurganj to the north to a westerly direction till it touches the kuteha road (on the west of the village Baroduary), then turning to a southerly direction as far as the Abra khal, then turning to a north-westerly direction skirting the Abra khal on the south to its west end.

On the West.—A line drawn from the far west point of the southern extremity and running northward skirting the villages New Begunbari, Loharganj, and Total Danga (which are therein included) to the western point of the north extremity.

On the North.—A. line drawn from the north-west point of the western extremity to the river Bhagirathi, thence after crossing the river a line drawn from its edge on the west to an easterly direction skirting the Public Works Department embankment on the north till it touches the Bhodal read on the east; then turning to a westerly and southerly direction skirting the villages Sadukbagh and Kashiganj, which are therein included, till it touches and crosses the pucca cross-read from the river to the Bhagawangola read at a point below Kashiganj, then turning to an easterly direction skirting the above cross-read till it touches the Bhagawangola read on the east;

On the East.—The Bhagawangola pucca road up to the point where it meets Ram Lal's Akhra kutcha road.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

• 3. The Lieutenant-Governor is also pleased to fix the number of Commissioners for the two municipalities at 15 in each case, and to order that the name of neither municipality shall be inserted in the first or second Schedule of the Act.

Notification No. 925 M., dated the 6th March, 1896 (published in the Calcutta Gazette of 1896, Part IB, p. 44).

Whereas a Notification No. 4464M., dated the 13th December, 1895, declaring the intention of the Lieutenant-Governor to revise the boundaries of the Kalna Municipality, in the district of Burdwan, was published at page 274, Part IB of the Calcutta Gazetto of the 18th idem, and whereas information has been raised to the proposal, it is hereby notified for general information that, in accordance with the recommendation of the Commissioners of the Kalna Municipality made at a meeting, and in exercise of the power vested in the Local Government by section 9A. 2) of the Bengal Municipal Act, III of 1884, as amended by Act IV of 1894, the Lieutenant-Governor is pleased to revise the boundaries of the said Municipality, so as to exclude from

Malapara, Pati Lakhanpara, and parts of Shaspur and Khankar Pati.

its limits the villages named in the margin, and to include within it certain portions of charland lying outside its limits.

2 The revised boundaries of the Municipality after the exclusion from and inclusion within municipal limits of the respective areas mentioned, will be as follows:—

On the West.—A line drawn from a point on the Pathuria mahal khal, 250 feet west of the khal road, parallel to the khal road up to the Cutcherry road; thence the old boundary.

On the South.—The old boundary up to its intersection with the existing drainage channel.

On the East.—A line drawn along the eastern boundary of the existing drainage channel up to the south-east corner of the Chotadighee tank; thence a line drawn parallel to the Shaspur road and 250 feet south of it to a point on the Baradighee road; thence a line drawn parallel to Khankar Pati road and 250 feet south of it to its intersection with the old boundary; thence the old boundary to Bhagirathi river.

On the North.—A line drawn along the river Bhagirathi up to a point 700 yards north of the mouth of the Pathuria rahal khal; thence a line running west-south-west up to the khal, and thence along the khal to a point 250 feet west of the junction of the khal road with the said khal.

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1718M., dated the 21st April, 1896 (published in the Calcutta Gazette of 1896, Part IB, p. 78).

Whereas a Notification No. 539M., dated the 11th February 1896, was published at page 29, Part IB of the Calcutta Gazette of the 12th idem, and also locally within the limits of the North Barrackpore Municipality, declaring the intention of the Lieutenant-Governor under the provisions of section 9 (d) of the Bengal Municipal Act, III of 1884, as amended by Bengal Act IV of 1894, and on the recommendation of the Commissioners of that Municipality, made at a meeting, to sub-divide the North Barrackpore Municipality into two municipalities by separating a portion of Ward No. I and Wards Nos. II and III from that Municipality, and constituting that area a separate Municipality, and whereas no objection has been raised to the proposal, it is hereby notified for general information that, under section 9A (2) of the Act, the Lieutenant-Governor is pleased to direct that the proposed alteration shall take effect from the 1st May, 1896.

2. The two Municipalities will be called respectively "the North Barrack-pore Municipality" and "the Garulia Municipality," and their boundaries will

be as follow:--

I .-- Boundaries of the North Barrackpore Municipality.

[Superseded by Notification No. 1298 T. M., dated the 25th June, 1903, post, p. 774.]

II .- Boundaries of the Garuha Municipality.

On the North.—The river Hooghly;

On the East.—The eastern boundary of the Rutneshur Road, commencing at Rutneshur Ghat, on the river Hooghly, proceeding southward as far as the junction of this road, with the Gowalapara Lane; thence southward along the eastern boundary of the Gowalapara Lane till, it meets the Garulia feeder road; thence westward along the southern boundary of the Garulia feeder road to the junction of 1)hangarpara Lane; thence southward along the eastern boundary of the Dhangarpara Lane to the Sondalpara Road; thence along the eastern boundary of the Sondalpara Road to a point on the Sondalpara Road opposite the north-east corner of Babu Mahesh Chatterji's land, the suid point being about 160 yards distant along the Sondalpara Road from the Shadilpukur tank;

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

On the South —Starting westward from the above-mentioned point, the boundary passes in a westwardly line, along the northern boundary of the North Barrackpore Municipality to the north-west corner of Mahir Mistry's tank adjoining the Dabatala khal; thence along the centre of Dabatala khal as far as the boundaries of the Ichapur Gun Powder Factory premises, and thence northwards round these premises to the river Hooghly; and

On the West .-- The river Hooghly.

3. The Lieutenant-Governor is also pleased to direct, that the name of the Garulia Municipality shall be inserted in both the first and second Schedules of the Act, and that the number of Commissioners of the Municipality shall be nine.¹

Notification No. 1721M., dated the 21st April, 1896 (published in the Calcutta Gazette of 1896, Part 1B. p. 79).

Whereas a Notification No. 540 M., dated the 11th February, 1896,² was published at page 29, Part 1B of the Calcutta Gazette of the 12th idem, and also locally within the limits of the North Barrackpore Municipality, declaring the intention of the Lieutenant-Governor, under the provisions of section 9 (e) of the Bengal Municipal Act, III of 1884, as amended by Bengal Act IV of 1894, and on the recommendation of the Commissioners of that municipality, made at a meeting, to reduce the number of Commissioners of the Municipality from eighteen to fifteen, and whereas no objection has been raised to the proposal, it is hereby notified for general information that under section 9A (2) of the Act, the Lieutenant-Governor is pleased to direct that the proposed alteration shall take effect from the 1st May, 1896.

Notification No. 39 T. M., dated the 24th April, 1896 (published in the Calcutta Gazette of 1896, Part IB, p 81)

Whereas a Notification No. 532 M., dated the 10th February, 1896,2 was published at page 28, Part 1B of the Calcutta Gazette of the 12th idem, declaring the intention of the Lieutenant-Governor to withdraw the town of Chanduria, in the district of Khulna, from the operation of the Bengal Municipal Act, III of 1884, as amended by Bengal Act IV of 1894, and whereas no valid objection has been raised to the proposal within six weeks from the date of the publication of the above Notification within the Municipality, it is hereby notified for general information that, in the exercise of the power vested in the Local Government

¹ This number 9 was subsequently increased to 10 by Notification No. 509 T.-M., dated the 12th May, 1906 printed post, p. 789.

2 Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

by section 9 A (2) of the said Act, the Lieutenant Governor withdraws the Chanduria Municipality from the provisions of the Act.

Notification No. 3522 M., dated the 13th August, 1896 (published in the Calcutta Gazette of 1896, Purt IB, p. 162).

WHEREAS a Notification No. 1821 V., dated the 28th April, 1896, was published at page 85, Part IB of the Calcutta Gazette of the 29th idem, declaring the intention of the Lieutenant-Governor to include within the Baruipur

On the North.—The Modernat road and village Subudhipur.
On the South.—Ram Kamal Mittra's land and tank on the present northern limit of

the Municipality.
On the East.—Villages Subudhipur and

Posludang On the West .- The old bed of the GanMunicipality, in the district of the 24-Parganas. the area defined in the margin, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the above Notification within the Municipality, it is hereby notified for general information that, in the exercise of the power vested in the Local

Government by section 9 A (2) of the Bengal Municipal Act, III of 1884, as amended by bengal Act IV of 1894, and in accordance with the recommendation of the Commissioners of the Baruipur Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

2. The boundaries of the Municipality, after the inclusion of the above area, will be as fellows:-

On the North .- The Moderhat Road and the southern boundaries of village Subudhipur.

On the South -The old bed of the Ganges, the boundary of village South Sashone, and the Bellughatta Road.

On the East. - The boundaries of the villages Subudhipur, l'oaludanga, Majerhat and Balbone.

On the West.—The old bed of the Ganges and the east boundary of the village of Tripuranagar.

Notification No. 1395 M., dated the 12th March, 1897 (published in the Calculta Gazette of 1897, Part IB, p. 65).

WHEREAS a Notification No. 912 T.M., duted the 8th October, 1896,1 was published at pages 217-218, Part IB of the Calcutta Gazette of the 28th iden, declaring the intention of the Lieutenant-Governor to sub-divide the South Snburban Municipality into two Municipalities by separating the Garden Reach, Mudially and the Dhobapara Wards (Wards Nos. XIII, VI and VII), from that Municipality and constituting those Wards a new Municipality, and whereas no valid objection has been raised to the proposal within six weeks from

¹ Not printed in this Collection.

BENGAL Acr III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

the date of the publication of the Notification within the Municipality, it is kereby notified for general information that, in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, as amended by Act IV of 1894, the Lieutenant-Governor has been pleased to sanction the sub-division of the South Suburban Municipality into two Municipalities as aforesaid, with effect from the 12th March, 1897.

2. The two Municipalities thus formed will be called the South Suburban and the Garden Reach Municipalities, and their respective boundaries will be as follows:—

I .- Boundaries of the South Suburban Municipality.

The northern bound ry—Commences at north-eastern corner of Tang:a Road at Hatgachia, thence westward along the southern edge of the said Tangra Road, thence southward along the coastern edge of Tangra Road to its junction with Topsi Road, thence westward along Tiljalla Road up to the point where it meets the Eastern Bengal State Railway, Southern Section, thence southward along the eastern edge of the said Railway to its junction with the Port Commissioners' Railway (to Budge-Budge), thence westward along the south of the said railway to the point where it crosses Rassa Road, thence southward along the eastern edge of the Rassa Road to its junction with Tollygunge Bridge Road, thence westward across the bridge over Tolly's Nala to Tollygunge Circular Road, Shahapur Road, Goragacha Road, Taratulla Road, up to the point opposite which Sonai 3rd lane commences.

The eastern boundary—Commonces at the western border of Gariffa, thence northward along the western border of Haltoo Luskkar Ghat, Nonadanga, Choubaga, Dhallenda, Bynehtolla and Hatgacha.

The southern boundary—Commences at the northern border of Joka, where it is cut by the Bukrahat Road, thence eastward till it meets the Diamond-Harbour Road at Thakurpuker outpost, thence castward to Kalagachia along the northern edge of that road till it meets the south-western limit of the Thakurun Chuck, theuce northward along the western border of the Thakurun Chuck, Chuck Banban, Kalupur and Sodepur, thence eastward along the northern border of Sodepur and the Sodepur lane till it meets the Haridaspore lane, thence southward and along the western edge of Kowrapaker Roads up to the culvert across the Thakurpuker and Kowrapuker Roads, a little to the south of Kowrapuker out, ost building, thence northward along the western bank of Kowrapuker khal, till it meets Tolly's Nala, thence eastward along the northern boundaries of villages Shibpur, and Roypur, Bajeh Roypur and

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Ibrahimpur, thence again to the south, commencing at the north-western corner of Garia, and passing southward along the Garia Hat Road till it meets the Russa Road, thence westward till it meets the Tolly's Nala thence southward along the Tolly's Nala and Gunga Nala, thence castward to the south-eastern extremity of Barhash.

The western boundary—Commences at the point in the Taratellah Road opposite which the Sonai 3rd lane commences, thence a little to the north-west, and then turning southward through Bhatchana along the Jenjirpool khal, crossing the Budge-Bndge Road, and thence along Bagir khal till it meets Gungarampur Road, thence turning westward along the southern edge of Gungarampur Road meets the Shibrampore Road, thence turning south along the Shibrampore Road, thence turning east along the Kastdanga Road, then turning southward along the Kastdanga Branch Road, and the castern borders of villages Bagpatha and Kalagachia.

II .- Boundaries of the Garden Reach Municipality.

- On the north.—A line drawn along the southern bank of the river

 Ilooghly from the north-eastern corner of Nundiyal
 village boundary to the point where it meets the
 Neemukmahal Ghat Road.
- On the east.—Thence southward along the western edge of the Neemuk-mahal Ghat Road crossing the Garden Reach Road and Circular Garden Reach Road, and continuing south-easterly along the western edge of Taratola Road till it meets the point opposite the junction of Taratala Road and Sonai 3rd Lane.
- On the south.—Thence in a north-westerly direction along the northern borders of Daulatpur, Kistopur, Gungonah, Belpukuria, Ramdashatee, Mankalhate, and Kismat Dum-Duma.
- On the west.—Thence turning northward along the eastern borders, of Kadampore, Kismat Satghara and Nundiyal villages, as far as the river bank at the north-east corner of Nundiyal village boundary.
- 3. The Lieutenant-Governor is also pleased to direct that the name of the Gurden Reach Municipality shall be inserted both in the first and second Schedules of the Act, and that the number of Commissioners of the Municipality shall be twelve.
- 4. [Superseded by Notifications Nos. 3314 M., dated the 27th November, 1900, and 463 T.M., dated the 29th May, 1901, both printed post, p. 846.]

BENGAL ACT'III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 6687 M., dated the 23rd November, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 209).

WHEREAS a Notification No. 4313 M., dated the 18th July, 1898, declaring the intention of the Lieutenant-Governor to

Ichanagar.
Khurda Kadamgachi.
Digheria.
Nadibhag.
Kapasdanga.
Remykrisandir.
Raipur.
Dakhinliat.
Mollapara.
Palpukuria.

Nationage. Replayable.
Kapbadanga. Palpukura.
Kambarsenpur.
The portion of the village of Haribarpur which less to the west of the Bengal
Central Estiway line.
Portion of the village of Kootursahee.

the intention of the Lieutenant-Governor to revise the existing boundaries of the Barasat Municipality, in the district of the 24-Parganas, so as to exclude from its limits the villages, named in the margin, was published at page 126, Part IB of the Calcutta Gazette of the 20th idem, and whereas no valid objection has been raised to the proposal, it is hereby notified for general

information that, in exercise of the powers vested in the Local Government by section 9 (") of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, and it accordance with the recommendation of the Commissioners of the Barasat Municipality, made at a meeting, the Lieutenant-Governor is pleased to revise the existing boundaries of the Municipality so as to exclude from its limits the villages referred to

2. The revised boundaries of the Municipality, after the exclusion of the

above-named villages, will be as follows:-

North.—Boundary limits of Ichapur, Nischindpur, Nowapara Ramkristopur, Murali and Mandaljanti.

East.—Boundary limits of Borah, Ichanagar, Belguria, Madhupur and the Sunthi river.

South.—Boundary limits of Udoyrajpur and Poanli, the Deanjiber Municipal road and the boundary limits of Kocho and Bagberia.

West.- Sunthi river, Bengal Central Railway line, and the boundary limits of Mollapara and Monkhosbagh, Raghunathpur, Dakhiuhat and Degliberia.

Notification No. 207 T. M., dated the 20th June, 1899 (published in the Calcutta, Gazette of 1899, Part IB, page 117).

WHEREA'S a Notification No. 823 T. M., dated the 4th November 1898, I was published at pages 196-197, Part IB of the Calcutta Gazette of the 9th idem, declaring the intention of the Lieutenant-Governor, under the provision of clauses (c) and (d) of section 9 of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, and on the recommendation of the

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Commissioners of the Naihati Municipality, in the district of the 24-Pargamas, made at a meeting —

(i) to include within that Municipality the local area contiguous to it and known as the village of Kankinara, the boundaries of which are defined below:—

On the South.—The village of Jagaddal and the northern portion of Theorpara,

On the East.—Sundia, Fingapara, Kantadanga and Narainpur,

On the North. - The village of Bhatpara, and

On the West .- The river Hooghly; and

(ii) to sub-divide the said Municipality, including the village of Kankinara into two Municipalities by separating wards Nos. I and II from that Municipality, and constituting those wards a second Municipality;

and whereas no objection under section $9\Lambda(l)$ of the said Act has been raised to the proposal within six weeks from the date of the local publication of the Notification within the Municipality, it is horoby notified for general information that, under section $9\Lambda(2)$ of the Λ ot, the Lieutenant-Governor is pleased to direct that the proposed alteration shall take effect from the 1st July, 1899.

2. The two Municipalities will be called respectively the "Naihati Municipality" and the "Bhatpara Municipality," and their boundaries will be as follows:—

(a) - Boundaries of the Naihati Municipality.

On the South .- Tho Muktearpur Khal.

On the East.—The northern portion of the village of Madral, the village of Dolpara, Colar Mat, the villages of Mogra, Maluncha, Balvara, Bejna, Balisha, Jetha, Putty Kumpa and Mathurah Bil.

On the North.—The Bager Khal, and On the West.—The river Hooghly.

(b)-Boundaries of the Bhatpara Municipality.

On the South.—The Bhadreswar Railway line, locally known as the Shamnagar Railway station coal-siding, and the first level-orosing south of the Shamnagar Railway estation and the Cowgachi road.

Un the East.—The Puddya Bil, Nutun Ganan Tarup Sreerampore,
Theorpara Sundia, Fingapara, N

On the North.-The Muktearpur Khal, and

On the West .- The river Hooghly.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

* 3. The Lieutenant-Governor is also pleased to direct that the name of the Bhatpara Municipality shall be inserted in both the first and second Schedules of the Act, and that the number of Commissioners of the Municipality shall be nine 1.

Notification No. 3564 M., dated the 6th July, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 130).

WHEREAS a Notification No. 818 T.—M., dated the 4th November, 1898,² was published at pages 195-96, Part IB of the Calcutta Gazette of the 9th idem, declaring the intention of the Lieutenant-Governor, under the provisions of clause (d) of section 9 of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, and on the recommendation of the Commissioners of the Barnagore Municipality, in the district of the 24-Parganas, made at a meeting, to sub-divide the said Municipality into two Municipalities, and whereas no objection, under section 9A(l) of the said Act, has been raised to the proposal within six weeks from the date of the local publication of the Notification within the Municipality, it is hereby notified for general information that, under section 9A(l) of the Act, the Lieutenant-Governor is pleased to direct that the proposed alteration shall take effect from the 1st August, 1899.

2. The two Municipalities will be called respectively the "Barnagore Municipality" and the "Kamarhati Municipality," and their boundaries will be

as follows:-

1.—Boundaries of the Barnagore Municipality.

'On the North.—A line commencing at Dakhineswar ghat on the river Hooghly along the southern edge of Datta Ram Mural's Street till it neets the road leading to the Magazine road; thence southward along the eastern edge of the eastern drain of this road till it joins the Magazine road; thence eastward along the northern edge of the northern drain of the Magazine road up, to its junction with the Barrackpore Trunk road; thence northward along the western edge of the Trunk road to the Dantia khal; thence eastward along the southern side of the Dantia khal across the culvert of the Eastern Bengal State Railway up to a distance of about 1,330 feet from the culvert

This number has subsequently been increased to 15 by Notification No. 1235 T. M., dated the 2nd November,
 101, post p. 786.
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BENGAL AOT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

- On the East.—A line commencing at the point where the northern boundary ends at the north-eastern corner of Nawa-para; thence southward across the paddy fields and over the trenching-ground of the Cossipore-Chitpur Municipality along the eastern border of mauza Nawa-para crossing the Nawapara district road at a distance of about 220 feet to the east of the culvert under that road; then runs over the paddy-fields till it reaches the southern border of Nawapara; thence turns westward and runs along the southern border of mauza Nawapara up to the eastern edge of the Eastern Bengal State Railway line; thence southward along the eastern edge of the Eastern Bengal State Railway line up to the railway bridge over the Sinti road.
- On the South.—A line commencing from the eastern edge of the railway bridge over the Sinti road; thence westward along the northern edge of the drain to the north side of Sinti road, up to its junction with the Barrackpore Trunk road; thence acress the Trunk road westward along the nerthern edge of the north side drain of the Iberiabagan road till it-meets the Cossipore road and Gopal Lal Tagore road; thence southward along the western edge of the Cossipore road up to its junction with the Paramanick Ghat road; thence westward along the northern edge of the drain of Paramanick Ghat road up to the northern edge of Paramanick Ghat.
- On the West.—A line commencing from the northern edge of Paramaniek Ghat and thence along the bank of the river Hooghly ¹[up to the Dakhineswar Dataram Mondol's Ghat].

II .- Boundaries of the Kamarhati Municipality.

On the North.—A line commencing at the southern edge of the Malapara
Ghat on the river Hooghly; thence eastward along the
southern edge of the Malapara road up to the point
where the road turns to the north at a distance of
about 600 feet to the east from its junction with the
Kumarpara road; thence turns south, and passes by
the west of Atul Chandra Bhattacherjee's land, again
turns east passing by the south of the land of the said
Atul Chandra Bhattacherjee up to the corner of Kasari
Bagan; thence passing on along the drain to the north

I These words in square brackets were substituted for the words "up to the Magazine Ghat road" by Notification No. 3943M., dated the 25th July, 1899, printed post, p. 759.

RENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

of Kasari Bagan, meets the western drain of kutcha road of the South Barrackpore Municipality; thence passes along that drain a little to the south, then crosses the kutcha road and runs eastward along the drain to the north of the garden of the late Babu Dwarka Nath Dutt till it meets the Barrackporo Trunk road; thence eastward across the Trunk road by the northern side of Babu Kanai Lal Neugi's garden land, and along the uorthern border of village Sener Arah, meets the Nilgunge road at a point about 630 feet to the north from its junction with the Basdebpore road; thence eastward along the northern border of mauza Basdepore, crosses the Eastern Bengal State Railway line at a distance of about 870 feet from the point where the line is crossed by the Goalpara road; thence passes along the northern border of Basdebpore till it meets the Ghola road at its junction with the kutcha road to Natagarh.

- On the East .- A line commencing at the junction of the Natagarh road with the Ghola read; then runs in a south-westerly direction along the eastern edge of the Ghola road up to its junction with the Sener Arah-Nimta road; thence eastward along the northern edge of Sener Arah. Nimta road, up to a distance of about 440 feet from the junction; thence southward across the paddy-fields passing by the side of Sambhu Chandra Mukerjoe's garden along the eastern border of mauza Belgharia ncross the Nimta District road at the south-eastern corner of Haran Chandra Chatterjee's garden at a distance of about 1,200 feet from the junction of the Ghola road; thence southward across the paddy-fields along the eastern border of mauza Belgharia till it meets the Dantia khal at the point where the northern and castern boundary of the Barnagore Municipality meets.
- On the South.—A line commoneing at the eastern border of Belgharia at the above point; thence westward along the edge of the northern boundary of the Barnagore Municipality, as defined above up to '[the southern edge of the Dakhineswar Dataram Mondol's Ghat on the river Hogghly].
- *On the West.—A line commencing at the land Dakhineswar Dataram Mondol's Ghat]; thence along the eastern bank of the river Hooghly up to the southern edge of the Kamarhati Malapara Ghat.

¹ These words in square brackets were substituted for the original words by Notification No. 3843 M., dated the h July, 1899, printed post, p. 759.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -- contd.

3. The Lieutenant-Governor is also pleased to direct that the name of the Kamarhati Municipality shall be inserted in both the first and second Schedules of the Act, and that the number of Commissioners of the Municipality shall be nine.1

Notification No. 3843 M., dated the 25th July, 1899 (published in the Calcutta Gazette of 1599, Part 1B, p. 142).

In the Notification No. 3564 M., dated the 6th July, 1899,2 published at inges 130 and 131, Part IB of the Calcutta Gazette of the 12th idem, directing he sub division of the Barnagoro Municipality into two Municipalities, to be alled, respectively, the Barnagore Municipality and the Kamarhati Municipality, for the words "up to the Magazine ghat road" in the second and third ines of the western boundary of the Bernagore Municipality, read "up to the bakhineswar Dataram Mondol's ghat;" for the words "the northern odge of he Magazine ghat on the river Hooghly" in the third and fourth lines of the outhern boundary of the Kemarhati Municipality, read "the southern edge of he Dakhineswar Dataram Mondel's ghat on the river Hooghly," and for the vords "Magazine ghat" in the first line of the western boundary of the Camarhati Municipality, read "Dakhineswar Dataram Mondel's ghat."

Notification No. 4175M., dated the 15th August, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 153).

WHEREAS a Notification No. 2217M., dated the 24th April, 1899,3 declaring

North.—By Kushtia road by the Bathnh and by the High English School land.
East—Hy lands of Babna Nepal
bandia, Shaha, Buswarup Chukrahari,
'ra-a-un Chandra Banerjee, Nirode Channa Mazamdar, and by the land of Abmas
handia Mazamdar, adjacent to the isilvay line by the lo spath meeting the
darpara road, then by the road called
(athgali by the High English School land
and by the throughface lying on too
onth-east of Moniroddi Shek's house
which proceeds to the Gorai river.
South.—By the Gorai river.
West.—By the Gorai river.

the intention of the Lieutenant-Governor to exoludo from the Kumarkhali Municipality in the district of Nudia, the area comprised within the boundaries given in the margin was published at page 78, Part IB of the Calcutta Gazette of the 26th idem, in supersession of the Notification No. 4518M., dated the 26th July, 1898, published at page 133, Part IB of the Calcutta Gazette of the 3rd August, 1898, and whereas no objection has been raised to the proposal, it is hereby notified for general

information that, in exercise of the powers vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Kumarkhali Municipality made at a meeting, the Lieutenant-Governor is pleased to exclude the said area from the Municipality.

¹ This number has subsequently been fixed at 12 by Notification No. 258T .- Ms, dated the 17th May, 1911. post, p. 792.

Printed aste, p. 758.

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BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

- 2. The boundaries of the Municipality after the exclusion of the above area will be as follows:—
 - North.—By partly the Kushtia road, Durgapur halat lying east to west,
 Durgapur road lying south to north, Batkimara road lying
 west to east, by the dighi near the northern part of the
 railway land and by the railway land.
 - Emt.—By the cultivated land of Nobin Chandra Pramanik and Srinath Pramanik and Moniruddi Sheik's house, Babu Behari Lal Sanyal's garden and the Khoksa road.
 - South.—By Teberia and Agra Kunda halat lying east to west and the Gorai river.
 - West.—By lands of Babus Nepal Chandra Shaha, Biswarup Chakravarti, Prasanna Chandra Banerjoa, Nirode Chandra Mazumdar and by the land of Abinas Chandra Mazumdar, adjacent to the railway line, by the footpath meeting the Matpara road, then by the road called Rathgali, by the High English School land, and by the thoroughfare lying on the south-east of Moniruddi Sheik's house which proceeds to the Gorai river.

Notification No. 4733M., dated the 19th September, 1899 (rublished in the Calcutta Gazette of 1899, Part IB, p. 174).

Whereas a Notification No. 211 T. M., dated the 20th June, 1899, was published at page 118, Part IB of the Calcutta Gazette of the 28th idem, declaring the intention of the Lieutonant-Governor, under section 9 (e) of the Bengal Municipal Act, III of 1884, as corrected up to 1st November, 1896, and on the recommendation of the Commissioners of the Naihati Municipality in the district of the 24-Parganas, made at a meeting, to alter the number of the Commissioners from 21 to 15, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the aforesaid Notification within the Municipality, it is hereby notified for general information that, under section 9A(2) of the Act, the Lieutenant-Governor is pleased to direct that the number of Commissioners of the Municipality shall be fixed at 15.

Notification No. 5200 M., dated the 21st November, 1899 (published in the Executta Gazette of 1899, Part IB, p. 215).

WHEREAS a Notification No. 3567 T. M., dated 6th July, 1899, was published at page 132, Part IB of the Calcutta Gazette of the 12th idem, declaring

the intention of the Lieutenant-Governor to alter the number of Commissioners of the Barnagore Municipality, in the 24-Parganas district, so as to reduce the number from twenty-one to nine, and whereas no valid objection has been raised to the proposal within six weeks from the date of the publication of the said Notification, within the Municipality, it is hereby notified for general information that, in exercise of the power vested in the Local Government by clause (2) of section 9A of the Bengal Municipal Act, III of 1884, as amended up to 1st November, 1896, and, in accordance with the recommendation of the Commissioners of the Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

. Notification No. 234M., dated the 11th January, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 7).

Whereas a Notification No. 4635 M., dated the 12th September, 1899,1 declaring the intention of the Lieutenaut-Governor to revise the existing boundaries of the Basirhat Municipality, in the district of the 24-Parganas, so as to exclude from the Municipality the village of Bibipore, which is bounded on the north by Srirampur khal and the river lohbamati, on the east by tho river Ichhamati and a portion of the village Harishpur, on the south by village Harishpur, and a portion of the village Raghunathpur, and on the west by the villago Raghunathpur, was published at pages 171 and 172, Fart IB of the Calcutta Gazette of the 13th September, 1899, and whereas no objection has been raised to the proposal, it is hereby notified for general information that, in exercise of the powers vested in the Local Government by section 9(b) of the Bengul Municipal Act, III of 1884, as amonded up to Novembor, 1896, and in accordance with the recommendation of the Commissioners of the Basirhat Municipality, made at a meeting, the Lieutenant-Governor is pleased to revise the existing boundaries of the Municipality so as to exclude the village of Bibipore from the Municipality.

2. The boundaries of the Municipality after the exclusion of the above

area will be as follows:-

On the North -River Ichhamati and the village Bibipore.

On the East.—River Ichhamati and the villages Bansjhari and Mullikpur.

On the South.—Villages Ghusuri, Gulaichandi, Anantapur, Bagundi, Gokna and Paikpara.

On the West.—Village Jhinka, a portion of Necra, Mominpur, Debipur, Shakris, Farasatpur, Srikristopur and Raghunathpur.

BENGAL AOF III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-conld.

Notification No. 336 M., dated the 13th January, 1900 (published in the Calculta Gazette of 1900, Part IB, p. 16).

Whereas a Notification No 3936 M., dated 31st July, 1899, was published at page 144, Part I B of the Calcutta Gazette of the 2nd August, 1899, declaring the intention of the Lieuteuant-Governor to include within the limits of the Berhampore Municipality, in the district of Murshidabad, a plot of land which is bounded on the east by the present Public Works embankment, on the south by a line running west from the embankment at a distance of 2,640 feet from the present seuthern boundary of the Municipality, on the west by the river Bhagirathi, and on the north by the existing southern boundary of the Municipality, and whereas no valid objections have been raised to the proposal within six weeks from the date of the publication of the above Notification within the Municipality, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by section 9 of the Bengal Municipal Aci, III of 1984, as medified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Berhampore Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

The revised boundaries of the Municipality after the inclusion of the above

area will be as follows:--

On the north -A line running from Kumar Durga Nath's ghat on the Bhagirathi towards the east along Kumar Durga Nath's lane, up to Benoari Gossain's lane, then running north-east up to the Girja lane, then running south-east up to the junction of Kedar Mahata's road near Naffar Babu's temple, then north along Tentaltola lane to the Girja tank lane, then running north up to the junction of the Kalkapore road, then running east along the Ka'kapore road up to the junction of Rashtola, Chandbagan and Cessimbazar road, then running north up to the junction of Hara Lal Mandal's lane, then running east along Har. Lal Mandal's lane up to where it meets the Cossimbazar pucea road and along the same oastward up to the south-west corner of the late A. P. Roy's Patharbati, then running north up to the north-west corucr of the said Patharbati, then running east up to the north-east corner of the said Patharbati on the Dhangarpara lane, then running north along the Dhangarpara lane, and then east up to the north-east corner of the Shibpootur tank, then running south along Deb Nath Sanyal's lane up to the north-west corner, and thence to the north-east corner and thence to the north-elastcorner of Deb Nath Sanyal's Kuto, then ranning south up to the Cossimbazar pueca road, then running first east and then south-east along the Cossimbazar

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

pucca road up to where the same road meets with Maharanee Surnomoyee's pucca ghat road, then running first north and then east along the Maharanee's pucca ghat road up to the Maharanee's pucca ghat on the Katiganga.

On the east

A line commencing at the north east corner of the said pucca ghat and running south-east along the left bank of the Katig aga up to a point where it meets the Chunakhali kutcha road, thence southward along the western side of the Chunakhali kutcha road to which meets the Nij Shibpore road, thence west along the northern side of the Nij Shibpore road to Maharanee Surnomoyee's dwelling-house, thence south along the eastern side of the Sripore kutcha road, which turns west and meets the Babulbona and Karbala pucca road, thence south along the western side of these roads up to the village of Choanpore, the roe w stward along the northern side of the Kailaghat road up to the junction of Vakilabad kutcha road, thence south along the Vakilabad kutcha road crossing the Vakilabad pueca road, and thence south along the eastern side of the Majteah kutcha road up to the northern corner of Shekpara

On the south - A line commencing at the north-east corner of Shekpara and running west along the southern side of zamindar kutcha road up to the point where the said road meets the Public Works embankment, and from that point southward along the western side of the Public Works embankment up to the point where the District Board road east of the embankment leaves the embaukment for Haridasmati village and from that point ruuning westward up to the river Bhagirathi.

On the west.—A line commencing at the point where the southern boundary line meets the river Bhagirathi and running northward along the left bank of the Bhagirathi up to Kumar Durga Nath's ghat on the Bhagirathi.

Note fication No. 5(9 M., dated the 30th January, 1900 (published in the Calcultu Gazette of 1900, Part IB, p. 20).

WHEREAS a Notification No. 652T.M., dated the 10th November, 1899, was published at page 200, Part IB of the Calcutta Gazette of the 15th idem, declaring the intention of the Lieutenant-Governor, under the provisions of

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

clause (d) of section 9 of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, and on the recommendation of the Commissioners of the South Barrackpore Municipality, in the district of the 24-Parganas, made at a meeting, to sub-divide the said Municipality into two Municipalities, and whereas no valid objection, under section 9A(1) of the said Act, has been raised to the proposal within six weeks from the date of the local publication of the Notification within the Municipality, it is hereby notified for general information that, under section 9A(2) of the Act, the Lieutenant-Governor is pleased to direct that the proposed alteration shall take effect from the 1st April, 1990.

2. The two Municipalities will be called respectively the "South Barrack-pore Municipality" and the "Panihati Municipality" and their boundaries will

be as follows :-

I. South Barrackpore Municipality.

On the North -- Mauzas Palta, Ichapur and Babanpur.

On the South.--Panchanantala Road continued by Bagdipara Road and Madhusudan Sircar's Garden Road up to the Barrackpore Grand Trunk Road, thence to the south along the Grand Trunk Road down to the Ekford Road, thence to the east along the Ekford Road up to the Eastern Bengal Stato Railway line, thence to the north along the railway line up to Kharda khal, and thence along Kharda khal to the east.

On the East.—Mauzas Jafforpur and Mohaupur, alias Talontiah, Chak Katalia, mauza Ruiya, kismat Patilia and mauza Korulia.

On the West.—The Barrackpere Cantonment, the Hooghly river, down to the mouth of the Dankuna (Titagar) khal, thence along that khal up to the Grand Trunk Road, thence to the south along the Grand Trunk Road down to Kharda khal, thence to the west along Kharda khal down to the river Hooghly, thence the Hooghly river to the south.

I1 .- Panihati Municipality.

On the North.—Same as the southern boundary of the South Barrackpore Municipality.

On the South.-I he Kamarhati and North Dum-Dum Municipalities.

On the East.—Mauzas Kasimpore, Jotenarain, Karna, Moheshpotha, Bilkand, Jugbaria, Muragacha and Tehgurri.

On the West .- The river Hooghly. ..

3. The Lieutenant-Governor is also pleased to direct that the number of Commissioners of the Panihati Municipality shall be ten, of whom seven shall be elected and three appointed by Government.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Notification No. 1441 T.M., dated the 5th September, 1902 (published in the Calcutta Gazette of 1900, Part IB, p. 188).

Whereas a Notification No 1461M., dated the 24th March, 1900, declaring the intention of the Lieutenant Governor to revise the existing boundaries of the Dainhat Municipality, in the district of Burdwan, was published at page 58, Part IB of the Calcutta Gazette of the 28th idem, and whereas no valid objections have been raised to the proposal within six weeks from the date of the publication of the said Notification within the Municipality, it is hereby notified for general information that, in the exercise of the powers vested in the Local Government by section 9(c) of the Bengal Municipal Act, III of 1884, as modified up to the 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Dainhat Municipality, made at a meeting, the Lieutenant-Governor is pleased to revise the existing boundaries of the said Municipality so as to include within its limits the villages of Paikpara and Bera with Bikibat as also the char lands lying between the existing northern boundary of the Municipality and the river Phagirathi.

The revised boundaries of the Municipality after the inclusion of the above

areas will be as follows :--

On the North.—The river Bhagiruthi.

On the South.—A line drawn from Talapukur near the Srikhando road east of Boyobi tank, thence to the Assatha tree near Sondalay tank, thence to the banian troe at the junction of the Bagtiera-Dharmatala road and Mundalpara road, thence eastward to Banpukur, thence to the dighi at Paikpara, and thence eastward up to Kootipara road.

On the West.—The Srikhando road.
On the East.—The Kootipara road.

Notification No. 3313 M., dated the 27th November, 1900 (published in the Calcutte Gazette of 1900, Part 1B, p. 229).

Whereas a Notification No. 608 T.M., dated the 28th May, 1900¹, at revised by erratum No. 2265 M., dated the 13th July, 1900¹, was published at pages 113, 114, 157 and 158, Part IIB of the Calcutta Gazette of the 6th June and 18th July, 1900, declaring the intention of the Lieutenant-Governor to sub-divide, under section 9(x) of the Bengal Municipal Act, III of 1884, at modified up to 1st November, 1896; the South Suburban Municipality into two Municipalities, the line of division being Telly's Nala, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the above Notification within the Municipality, it is hereby notified for general information that in the exercise of the power vested in the Loca

BENGAL AST, III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Government by section 9A(2) of the said Act, the Lieutenant-Governor directs that the proposal shall take effect from the 1st April, 1901.

. 2. The two Municipalities will be called, respectively, the "South Suburban Municipality" and "Tollygunge Municipality" and their boundaries will be as follows:—

- Boundaries of the South Suburban Municipality.

The northern boundary.—Commences from Tolly's Nala to Tollygunge Circular Road, Shahapur Road, Goragacha Road, Taratula Road, up to the point opposite which Sonai 3rd Lane commences

The eastern boundary. -Tolly's Nala.

The southern boundary.—Commences at the northern boundary of Joka, where it is cut by the Bukrahat Road; thence eastward till it meets the Diamond Harbour Road at Thakurpukur outpost; thence eastward to Kalagaohia along the northern edge of that road, till it meets the south-western limit of the Thakrun Chuck; thence northward along the western border of the Thakrun Chuck, Chuck Banbun, Kalupur and Sodpur; thence eastward along the northern border of Sodpur and the Sodpur Lane till it meets the Haridaspur Lane : thence southward and along the western edge of Kowrapukur Road up to the culvert across the Thakurpukur and Kowrapukur Roads; a little to the south of Kowrapukur outpost building; thence northward along the western bank of Kowrapukur khal till it meets Tolly's Nala.

The western boundary.—Commences at the point in the Taratellah Road opposite which the Sonai 3rd Lane commences; thence a little to the north-west, and then turning southward through Balchans along the Jenjirnool khal, crossing the Budge-Budge Road, and thence along Bagir khal, till it meets Gangarampur Road; then turning westward along the southern edge of Gangarampur Road, meets the Shibrampur Road; thence turning south along the Shibrampur Road; thence turning east along the Kastdanga Road; then turning southward along the Kastdanga branch road; and the eastern borders of villages Bagpatha and Kalagachia.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -- confd.

II .- Boundaries of the Tollygunge Municipality.

The northern boundary.—Commences at the north-eastern corner of Tangra Road at Hatgachia; thence westward along the southern edge of the said Tangra Road; then southward along the eastern edge of Tangra Road to its junction with Topsi Road; thence westward along Tiljalla Road up to the point where it meets the Eastern Bengal State Railway, southern section; thence southward along the eastern edge of the said railway to its junction with the Port Commissioners' railway (to Budge Budge); thence westward along the south of the said railway to the point where it crosses Rassa Road; thence southward along the eastern edge of the Rassa Road to its junction with Tollygunge Bridge Road; thence westward till it meets Tolly's Nala.

The eastern boundary.—Commences at the western border of Gariffa; thence northward along the western border of Haltoo Luskkar Ghat, Nonadanga, Cheubaga, Dhallenda, Bynchtolla and Hatgaoha.

The southern boundary.—Commences from Tolly's Nala; thence eastward along the northern boundaries of villages of Shibpur, Roypur, Bajeh Roypur and Ibrahimpur; thence again to the south, commencing at the north-western cornor of Garia and passing southward along the Garia Hât Road till it meets the Rassa Road; thence westward till it meets Tolly's Nala; thence southward along Tolly's Nala and Gunga Nala; thence eastward to the south-castern extremity of Barhash.

The western boundary .- Tolly's Nala.

3. The Lieutenant-Governor is also pleased to fix the number of Commissioners for the Tollygunge Municipality at nine.

Notivention No. 1434 M., dated the 6th April, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 68).

WHEREAS a Notification No. 1041 T. M., dated the 25th June, 19001, was published at page 133, Part 1B of the Calcutta Gazette of the 27th June, 1900.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

declaring the intention of the Lieutenant-Governor to include within the limits of the Chandrakona Municipality, in the district of Midnapore, the villages of Lelsagar and Gopesai, which are contiguous to the said Municipality, and whereas no valid objections have been raised to the proposal within six weeks from the date of the publication of the above Notification within the Municipality, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by section 9A of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Chan rakona Municipality made at a moeting, the Lieutenant-Governor sanctions the above proposal.

The revised boundaries of the Municipality, after the inclusion of the

aforesaid villages, are as follows :---

On the north - Penkalia, Bachka, Khagrakunda, Boidyanathpore, Bishnupore Bazar and Raghunathpore.

On the east.—Bhairabpore and Ghatsila.

On the south.—Fatchpore, South Lalsagar, Radhaballavpore, Govindehuck, Bala and Keagera.

On the west. - Streamlet Morakhal and Raniganj Madhabpere.

Notification No. 1521 M., dated the 10th April, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 72).

Whereas a Notification No. 3266 M., dated the 24th November, 1900 , was published at page 228, Part IB of the Calcutta Gazette of the 28th idem, doclaring the intention of the Lieutenant-Governor to include within the limits of the Khulna Municipality, in the district of Khulna, the villages of Sheikpara and Goborchak, and whereas validlobjections have been raised to the proposed inclusion of the village of Goborchak within the Municipality within six weeks from the date of publication of the above Notification within the Municipality, it is hereby notified for general information that, in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Khulna Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal as regards the village of Sheikpara.

Notification No 464 T.-M., dated the 29th May, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 97).

Whereas a Notification No. 429 M, dated the 30th January, 1901, was published at page 15, Part IB of the Calcutta Gazette of the 6th February, 1901, declaring the intention of the Lieutenant-Governor, under the provisions

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

of section 9 (e) of the Bengal Municipal Act, III of 1884, as modified up to ist Nevember, 1896, and on the recommendation of the Commissioners of the South Suburban Municipality, in the district of the 24-Parganas, made at a meeting, to reduce the number of Commissioners of that Municipality from 18 to 10, and, wheroas no objection has been raised to the proposal within six weeks from the date of the publication of the aforosaid Notification within the Municipality, it is hereby notified for general information that under section 9A (?) of the Act the Lieutenant-Governor is pleased to direct that the number of Commissioners of Municipality shall be fixed at 10.

Notification No. 2063 M., dated the 5th August, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 150).

Whereas a Notification No. 364 T. M., dated the 9th May, 1902 1, was published at page 103, Part IB of the Caloutta Gazette of the 14th idem, declaring the intention of the Lieutenant-Governor to revise the boundaries of the Kotchandpur Municipality, in the district of Jessere, so as to include within its limits the following area of Kashipur and Nandagram, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the above Notification within the aforesaid Municipality, it is hereby notified for general information that, in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1864, as modified up to 1st November, 1893, and in accordance with the recommoudation of the Commissioners of the Kotchandpur Municipality, made at a meeting, the Lioutenant-Governor sanctions the above proposal:—

Boundaries of the area to be included-

On the north .- Barabamandaha.

On the east .- Rangiarpota and Elangi.

On the south.—Balabaria.

On the west.—Solemanpur and Bajebamandaha.

2. The revised boundaries of the Municipality after the inclusion of the ahove area will be as follows:—

On the west.—Baluhar, Ramchandrapur, Kagmari and Jagannathpur.

On the south.—Jagannathpur and thence from the junction of Baromasiya khal with the Bhairab river across to the right bank of the Bhairab river and along the right bank northwards, eastwards and southwards to the boundary of Pashpatila, thence by Pashpatila and Balabaria.

On the east.—Elangi, Rangiarpeta, and Jagadishpur.

On the north.--Balarampur, Rudrapur, Murutiya, Fulbari, Parla and Baluhar.

Bengal Act III of 1884 (THE BENGAL MUNICIPAL Act, 1984)-contd.

Notification No. 1310 M., dated the 17th March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 54).

WHEREAS a Notification No. 1957 T. M., dated the 24th September, 1902,1 was published at page 188, Part IB of the Calcutta Gazette of the 1st October, 1902, declaring the intention of the Lieutenant-Governor, under the provisions of clauses (c) and (d) of section 9 of the Bengal Municipal Act, III of 1884, as amended up to November, 1896, and on the recommendation of the Commissioners of the Naihati Municipality in the district of 24-Parganas, made at a meeting—

(i) to include within that Municipality the local area contiguous to it and defined in the Notification;

(ii) to sub-divide the Municipality including the area aforesaid into two Municipalities by separating Wards Nos. III, IV and V from the Municipality, and constituting those wards a second Municipality;

and whereas no valid objection under section 9A (1) of the said Act has been raised to the proposal within six weeks from the date of the local publication of the Notification within the Municipality, it is hereby notified for general information that, under section 9A (2) of the Act, the Lioutenaut-Governor is pleased to direct that the proposed alterations shall take effect from the 1st July, 1903.

2. The boundaries of the local area included within the existing Naihati

Municipality by this Notification are as follows:—

PLOT A.

On the East.—A straight line drawn northward from pillar No. 2 to pillar No. 3, thence northward along a straight line drawn from pillar No. 3 to pillar No. 4.

On the South.—A straight line drawn north-east from pillar No. 1 to pillar No. 2.

On the West.—A portion of the western boundary of village Balivara.
On the North.—A portion of the northern boundary of village Balivara.

PLOT B.

On the East.—A straight line drawn from pillar No. 6 on the Eastern Bengal State Railway line along its west side up to pillar No. 7 placed on the north of Halisahar Railway station, thence north-east along a straight line drawn from pillar No. 7 to a point on the Kapileswar road at a distance of about 4,620 feet east of the Eastern Bengal State Railway line marked by pillar No. 8.

On the South.—A straight line drawn eastward from pillar No. 5 to pillar No. 6 on the Eastern Bengal State Railway

¹ Mot printed in this Collection. .

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd:

On the West.—The western boundaries of villages Jatia and Chackla, the northern boundary of village Chackla and the western boundary of village Joykrishnapur.

On the North.—A straight line drawn north-west from pillar No. 8 to pillar No. 9; thence along the southern boundary of Jabuna Nadi and northern boundary of village Joykrishnapur.

3 The two Municipalities into which the Naihati Municipality is sub-divided will be called respectively the "Naihati Municipality" and the "Halisahar Municipality," and their boundaries will be as follows:—

Boundaries of the Naihati Municipality.

On the South -The Muktoarpur Khal.

On the East.—The western boundary of villages Madral, Dwolpara,
Mamoodpur, Rajendrapur, Putty Malancha, Rampur,
and Balivara.

On the North.—I'he northern border of the Balivara road till it meets the western boundary of village Balivara.

On the West.—The river Hooghly.

Boundaries of the Halisahar Municipality.

On the South.—The northern boundary of the Naihati Municipality a now notified.

On the East .- A line drawn northward from the point where the Balivara road meets the western boundary of the Balivara village along the western boundary of the Balivara village till it meets pillar No. 1; thence north-east along a straight line drawn from pillar No. 1 to pillar No. 2; thence northward along a straight line drawn from pillar No. 2 to pillar No. 3; thence north-east along a straight line drawn from pillar No. 3 to pillar No. 4; thence eastward along the northern boundary of village Balivara till it meets pillar No. 5; thence eastward along a straight line drawn from pillar No. 5 up to pillar No. 6 on the Eastern Bengal State Railway; thence along the west side of the Eastern Bengal State Railway line up to pillar No. 7 placed on the north of the Halisahar Railway station; thence north-east along a straight line drawn from pillar No. 7 to a point on the Kapileswar road at a distance of about 4,620 feet east of the Eastern Bengal State Railway line marked by pillar No. 8; thence north-west along a streight line till is meets the Jabuna Nadi marked by pillar No. 9; thence along the western bank of the Jabuna Nadi till it meets the Bager khal.

Bengal Act III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

On the North.—Bager khal.
On the West.—The river Hooghly.

'4. The Lieutenant-Governor is also pleased to direct that the name of the "Halisahar Municipality" shall be inserted in the second Schelule of the Act, and that the number of Commissioners of the Municipality shall be twelve.

Notification No. 254 T.M., dated the 27th April, 1903 (mublished in the Calculta Gazette of 1903, Part IB, p. 84).

Whereas a Notification No. 426M., dated the 28th January, 1903, was published at page 21, Part IB of the Calcutta Gazette of the 4th February, 1903, declaring the intention of the Lieutenant-Governor to revise the boundaries of the Satkhira Municipality, in the district of Khulna, so as to include within its limits the village of Kukrali, which is contiguous to the Municipality, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the above Notification within the aforesaid Municipality, 2 is is hereby notified for general information that, in exercise of the power vested in the Local Government by section $9\Lambda(2)$ of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Satkhira Municipality made at a meeting, the Lieutenant-Governor sanctions the above proposal.

Boundaries of the village of Kukrali.

On the north.—Present municipal limit adjoining Bankal, Gorerkanda, and Motijhil drain.

On the east .-- Present municipal limit, Measahib Dangi.

On the south.—The line adjoining Thunta Bandlakhal, Tabardangi, Chandalpara, Bhalnka khal, and Buron khal.

On the west .- Present municipal limit, Bankal and Bizocardangi.

· 2. The revised boundaries of the Municipality, after the inclusion of the village of Kukrali, will be as follows:-

On the north — The line adjoining Kadamtala, Nankhali khal, Magura, and Machkhola.

On the east .- Joals bil, Ghuddi bil.

On the south.—The line adjoining Thunta Bandlakhala, Tabaidangi, Chandalpara; Baluka khal, Buron khal, and Dohakula.

On the west .- Bankal bil, Abadani bil.

¹ Not printed in this Collection, 2 Sic. Read it.

BENGAL ACT III OF 1881 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 672 T.M., dited the 21st May, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 99).

Wibreas a Notification No. 563 M., dated the 10th February, 1903,1 declaring the Lieutenant-Governor's intention to revise the boundaries of the Darjeeling Municipality, so as to exclude from the limits of the said Municipality the two areas defined below, was published at page 26, Part IB of the Calcutta Gazette of the 11th idem, and whereas no objection was raised to the proposal, it is hereby notified for general information that, in exercise of the power vested in the Local Government by section 9 A of the Bengal Municipal Act, 111 of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Darjeeling Municipality, made at a meeting, the Lieutenaut-Governor sanctions the above proposal.

The boundaries of the lands to be excluded from the Municipality are as

follows:--

(1) Forest Tasiding Block—Bounded on the north by Kahil Jhora, the southern limit of Bloomfield Tea Estate; east by Cart Road, Batasia Municipal trenching ground, and Soom Tea Company's land; south by Ghoompahar Road;

and west by Ghoom Forest Reservo.

(2) Forest Reserved land at Jore bung flow —Bounded on the north by Binj Jhora, east by a line parallel to the Cart Road 100 feet below it, starting from Binj Jhora to a jhora south of the Forester's bungalow; south by a straight line from this point to the south-eastern corner of the Municipal Ghoom forest, and west by Binj Jhora.

The revised boundaries of the Municipality, after the exclusion of the above areas, will be as defined below:—

Commencing at the north-west corner of location No. 142, Low garden, the western boundary of that location; thence a line from the south-west corner of Low garden to the west angle of location 107, north gate; thouce a straight line to the north west corner of location 143, Nowria Ellia; thence the west boundaries of Newrie Ellia and Malvern (No. 138); thonoe a straight line to the northern angle of 99 (Rose Bank to a point about the middle of the lank); thence the north-west boundary of 99; thence a straight line from the western angle of 99 to the north west angle of the municipal grazing land (now included in the forest block called Tasiding); then along Kahil jhora, which divides Bloomfield and Tasiding blook, to meet the Cart Road; then along the Cart Road southwards to Batasia Big turn; then along the western boundary of the municipal trenching ground to the south-west corner of Soom Tea Company's land; then along the western boundary of Soom land due southwards to Ghoompahar Road; then along the southern boundary of the forest Tasiding block to the north-west corner of Mr. Craig's (now included in Tasiding block); then a straight line due south to the southern boundary of the Municipal Thoom forest; twen a straight line along the southern boundary of Ghoom forest to a point where it meets Binj Jhora; then along Binj Jhora to a point 100 feet below Cart Road; then a line parallel to the Cart Road at a distance of 100 feet below that road as far as the jhora south of Forester's bungalow; then along the jhora and

BENGAL ACT Idl of 1894 (THE BRNGAL MUNICIPAL ACT, 1884)-contd.

southern boundary of Enfield location to the south-east corner of Enfield location; then along the eastern boundaries of Enfield Graham's town and Harrington location; thence a line from north-west corner of Harrington parallel to the Calcutta Road at a distance of 150 yards below that road as far as the south-east angle of Chevremont location; thence the castern boundaries of Chevremont, Rockvilla, Cameron hill and Khudside; then a straight line to a point 150 yards below the corner of the last turn in the Lebong Road to the east of the Bhutia busti, thence a line parallel to the eastern and western Lebong Roads all round the spur at a distance of 150 yards below the road to a point 150 yards north of the turn of the western Lebong Road at the north-east angle of Parbatsing's location; thence a line parallel to the Birch Hill Road at a distance of 150 yards below it to the north-east angle of location 43 (north point), 124 (Hops Hill), 110 (Friberg) and Captain Masson's Firm Hill, commonly called Riverview; thence the northern boundaries of Fern Hill and Low gardon.

Notification No. 1298 T.M., dated the 25th June, 1903 (published in the Calcutta Guzette of 1903, Part IB, p. 126).

With a view to more accurately define the existing boundaries of the North Barrackpore Municipality, as distinguished from the Garulia Municipality, the Lieutenant-Governor is pleased to declare the following to be the boundaries of the North Barrackpore Municipality in supersession of those set forth in Notification No 1718 M, dated the 21st April, 1896, published at page 78, Part IB of the Calcutta Gazette of the 22nd idem:—

On the east.—The Ghar Shamnagar, the Eastern Bengal State Railway line down to Iohapur, the eastern boundary of village Ichapur and the eastern boundary of village Palta

On the south.—The river Hooghly, the Barrackpore Cantonment and the southern boundary of village Palta.

On the west.—The river Hooghly.

On the north.—The southern boundary of the Garulia Municipality, the river Hooghly and the southern boundary of the ¹[Bhatpara Municipality].

Notification No. 2263 M., dated the 4th August, 1903 (published in the Calcutta Guzette of 1903, Part IB, p. 179).

In Notification No. 1298.T.M., dated the 25th June, 1903, published at page 126, Part IB of the Calcutta Gazette of the 1st July, 1903, publishing the revised boundaries of the North Barrackpore Municipality, for the words "Naihati Municipality" in the definition of the northern boundary of the Municipality, read "Bhatpara Municipality."

¹ The words "Bha para Magicipality" were substituted for the words "Naihati Municipality" by Notification No. 2383, dated the 4th August, 1963, printed post, on this page.
² Printed ante, on this page.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Notification No. 101 T.-M., dated the 14th April, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 100).

WHEREAS & Notification No. 2874, dated the 16th November, 1903,1 was published at page 249, Part IB of the Calcutta Gazette of the 18th idem, declaring the intention of the Lieutenant-Governor to include within the limits of the Asansol Municipality, in the district of Burdwan, an area contiguous to the Municipality and situated all round it, the inner boundaries of which are the lound ries of the existing Municipality as shown in column A of that Noti-. fication and the outer boundaries of which were those shown in column B of the same Notification, and whereas valid objections have been raised to the proposed inclusion of the vil age of Rohinudihi within the Municipality within six weeks from the date of publication of the Notification within the Municipality, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by section 9A (2) of the Bengal Act, III of 1884, as amended up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Asansol Municipality, made at a meeting, the Lieutenant Governor sanctions the inclusion of the aforesaid area within the Municipality, with the exception of the village of Rohinudihi. The revised outer boundaries of the Municipality, after excluding the above village, will be as follows :-

- West.—A line drawn from a point A on the western boundary of the Bengal-Nagpur Railway line opposite centre of Bengal-Nagpur Railway bridge No. 530, to north along the western boundary of Bengal-Nagpur Railway land to point B, where this boundary line meets the centre of the Grand Trunk Road overbridge crossing the Bengal-Nagpur Railway line; thence to a point C at the centre of the East Indian Railway bridge No. 531; thence to a point D,¹ a point 660 feet east of the point D (north-west corner of new rifle-range stop butt) on the line joining the point D with the point E at the centre of the north end of Dhadka road bridge over the Garor river.
- North.—A line from the above last point D, to east, to a point E at the course of the north end of Dhadka road bridge over the Garoi river; thence along the northern bank of the Garoi river to a point F, where this northern bank intersects the northward prolongation of the line which joins the centres of the Grand Trunk Road bridge No. 153 and the East Indian Railway bridge No. 525.
- East.—A line from the above last point F on the north bank of the Garoi river to south, through the centre of the East Indian Railway bridge No. 525, to a point G at the centre of the Grand Trunk Road bridge No. 153; thence to a point H at the south-east corner of Burarshire tank.

BRNGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

South.—A line from the above last point H at the south-east corner of Burarshire tank to west at a point J on the north-east corner of Duarshire tank; thence to a point K at the centre of the road to Narsingh bandh 170 feet south of the trijunction of this road with the road from Budha to Drupdanga south-west of Upar bandh tank; thence to a point L at the south west corner of Dhurar tank; thence to the first starting point A on the western boundary of the Bengal-Nagpur Railway land from which the western boundary commenced.

Notification No. 478 M., dated the 25th January, 1905 (published in the Calcutt a Gazette of 1905, Part IB, p. 21).

Whereas a Notification No. 2385 T.M, dated the 8th October, 1904, was published at page 225, Part IB of the Calcutta Gazette of 12th October, 1994, declaring the intention of the Lieutenant-Governor to revise the boundaries of the Ramaghat Municipality so as to exclude from its limits lands measuring more or less 200 acres of standard measurement in the villages of Joy Gopalpur and Bijpur, Pargana Pajarm, police-station Ranaghat, district Nadia, and whereas no valid objection was raised to the proposal within six weeks from the date of publication of the above Notification within the Municipality, it is hereby notified for general information that, in exercise of the power vested in the Local Government by section 9 (a) of the Bengal Municipal Act, III of 1884, as amended up to date, and in accordance with the recommendation of the Commissioners of the Ranaghat Municipality, made at a meeting, the Lieuienant-Governor sanctions the above proposal. The revised boundaries of the Ranaghat Municipality after the exclusion of the said areas will be as follows:—

North.-Baskore Khal.

South .-- Hangore Khal.

East.—Joy Gopalpur, the Hangore Khal and Bijpore.

West.—The River Churni.

Notification No. 918 M., dated the 17th February, 1905, (published in the Calcutt: Gazette of 1905, Part IB, p. 36).

WHERBAS a Notification No. 1927 T.M., dated the 20th September, 1904 1 was published at page 214, Part IB of the Calcutta Gazette of the 28th idem

^{*} Not printed in this Collection,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

declaring the intention of the Lieutenant-Governor to revise the boundaries of the Burdwan Municipality so as to include within its limits the Sadar Ghat Bazar and the village of Nutanganj which are contiguous to the Municipality, and the boundaries of which are specified below, and whereas no objection was raised to the proposal within six weeks from the date of publication of the above Notification within the Municipality, it is heroby notified for general information that, in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, and in accordance with the resommendation of the Commissioners of the said Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

Boundaries of the Sadar Ghat Bazar and the village of Nutanganj.

On the North.-- From the north boundary of the race-course to southeastern cornor of the Hiralal Bagan and from there to Sadar Ghat Road, leaving out the villages Khanderbeel, Nutanganj and Sadar Chat and also leaving out the villages Dewanganj, Gurbasti and Fakirpur to the Bankura Road and Damodar embankment up to Ajgoobitala in Kanchannagar.

On the East.—The boundaries of the village Khanderbeel.

On the South.—The river Damodar.

On the West. - The boundaries of the village Dewanganj.

The revised boundaries of the Municipality, after the inclusion of the Sadar Ghat Bazar and the village of Nutanganj, will be as follows:-

On the North.—A line drawn from the boundary pillar on the Ryan Road beyond Balooka nala to the Safjolla bridge on the Katwa Road and from thence to the north-west corner of the Kamal Dighi, crossing the railway line at a point beyond the Safjolls aqueduct, and the Grand Trunk Road at a point opposite the north-western corner of the Kamul Sagar.

On the East.—A line drawn from the boundary pillar on the Rayan. Road beyond Balooka nala to the railway overbridge over the Banka along the outskirts of the villages Nari and Suski and thence crossing the Banka in a southern direction to the pillar on the Grand Trunk Road opposite Babu Lalit Mohan Singh's tank, and thence to north-eastern corner of the race-course and thence along the north boundary of the race-course to the south-eastern corner of Hiralal Bagan and from there · in a straight line due south along the western boundary of the village Khanderbeel, crossing the embankment and the Eden Canal right up to the water's edge of the river Damodar.

On the South.—The river Damodar from the point where the aforesaid eastern boundary ends in a line due west to another point on the water's edge of the said river at the south-

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

west corner of the village Sadar Ghat and from there in a line due north leaving out on the west said the eastern boundaries of the village Dewanganj and taking in within the Municipal boundaries the villages Sadar Ghat Bazar and Nutanganj and from there in a line due west along the northern boundaries of the villages Dewanganj, "Gurbasti, and Fakirpur direct to the Damodar embankment and along it up to the Municipal pillar at Ajgoobitala in Kanchaunagar.

On the West. - From Ajgoobitala pillar to the Municipal pillar on the Hanka, leaving out Baradewari garden and from the Banka pillar to the north west of Kamal Dighi as montioned above in connection with north boundary.

N.B.-The boundary runs in a straight line from one Municipal pillur to the next except where otherwise specified

Notification No. 1288 M., dated the 10th March, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 49).

Whereas a Notification No. 3378 M., dated the 1st December, 1904, ¹ was published at page 258, Part IB of the Calcutta Gazette of the 17th idem, declaring the intention of the Lacutenant-Gavernor to revise the boundaries of the Basirhat Municipality so as to exclude from its limits an area measuring, more or less, 2 square miles and 1313 acres of standard measurement, included within the boundaries specified below, and whereas no objection was raised to the proposal within six weeks from the date of publication of the above Notification within the Municipality, it is hereby notified for general information that in exercise of the power vested in the Local Government by section 9 A (2) of the Bengal Municipal Act, III of 1884, and in accordance with the recommendation of the Commissioners of the Basirhat Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

The boundaries of the areas to be excluded are as follows:-

I.—Portions of wards Nos. I and II, bounded on the north and east by the river Ichamati and on the south and west by a line drawn along the notthern boundary of the village Mallikpur, commencing from the river bank up to the Nalkora main road and thence north-west along the Nalkora main road up to the boundary pillar No. 4, thence north to the boundary pillar No. 3, at the junction of the Changorati road with the road from Patharghata to Changorati lane; thence north-west along the road from Patharghata to Chaugorati lane up to its junction with the Haladhar Bhattacharjee's Bara lane up to its junction with the Dhaltitha main road, thence west along the Dhaltitha main road, turning south and again west along this road up to the boundary pillar No 2; thence north up to the boundary pillar No 1, on the Jaliapara khal bank; thence north-west along the Jaliapara khal

¹ Not printed in his Collectio . .

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

up to the Jaliapara khal bridge, thence west along the north side of Itinda Road up to the Badartola khal bridge; thence north-east and north along the Badartola khal bank up to the river Ichamati.

II. Portions of wards Nos- II, III and VIII, bounded on the north by the Soladana road from its junction with the .western boundary of the village Bansjhari to the point where it meets the Fakirhat bazar, the southern boundary of the Fakirhat up to the Taki road, western and southern sides of the Taki road, excluding the Municipal tank in Ward No. III up to its junction with the Bara Jerakpur road; on the west by the Bara Jerakpur road up to its junction with the northern boundary of the village Gokana; on the south by the villages Bagandi, Anantapur, Gulaschandi an 1 Ghusuri.

III .- Another portion of the Ward No. VIII, bounded on the east by the portion of Choto Jerakpur road from the northern boundary of village Gokana to its junction with the road from Tantra to Choto Jerakpur, on the north by the portion of the road Tantra to Choto Jerakpur from its junction with Choto Jerakpur road to its junction with the eastern boundary of Tantra village; on the west by the eastern boundary of Tantra village, and on the south by the northern boundary of village Gokana.

The revised boundaries of the Basirhat Municipality, after the exclusion of the said areas, will be as follows :-

North.—Village Bibipur and river Ichamati, a portion of Badartola khal up to bridge and portion of Itenda road from Badartola khal bridge to Jaliapara khal bridge.

East.-Jaliapara khal up to boundary pillar No. 1, then from boundary pillar No. 1 to boundary pillar No. 2, as marked in the map; portion of Dhaltitha main road, boundary pillar No. 2, to the junction with Haladhar Bhattacharjee's lane, a portion of Haladhar Bhattacharjee's lane, from the said junction to its junction with the road from Patharghata to Changorati; portion of the road from Patharghata to Changerati lane up to boundary pillar No. 3 as shown in the map; then from boundary pillar No. 3 to boundary pillar No. 4, as shown in the map; portion of the Nalkora main road and villages Bansjhari and Mallikpur.

South .- Portion of Soladana read including Fakirhat at the junction of the Taki road and the Soladana road; portion of Taki road, including the Municipal tank in Ward No. 3; Bara Jerakpur main road; village Gokana; portion of Choto Jerakpur road up to its junction with Tentra to Choto Jerakpur road; portion of the road from Tantra to Choto Jerakpur from its junction with Choto Jerakpur road to the eastern boundary of Tantra village, eastern boundary of Tantra village from Tantra to Choto Jerakpur road till it meets the northern boundary of the Paikpara village and village Paikpara. •

West .- Villages Jhinka, portion of Neura, village Mominpur, Debipur,

Shakria, Farasatpur, Srikristopur, Raghunathpur.

BENGAL ACT.III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

iotification No. 2124T.M., dated the 19th August, 1905 (miblished in the Calcutta Gazette of 1905, Fart IB, p. 158).

Whereas a Notification No. 753T.M., dated the 27th May, 19051, was ublished at pages 84-85, Part IB of the Calcutta Gazette of the 31st idem, sclaring the intention of the Lieutenant-Governor to revise the boundaries of the Garden Reach Municipality so as to include within its limits the local area antiguous to it the boundaries of which are defined below, and whereas no spection was raised to the proposal within six weeks from the date of publication of the above Notification within the Municipality, it is hereby notified, for eneral information, that in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, and in ecordance with the recommendation of the Commissioners of the Garden Reach Aunicipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

Boundaries of the area to be included.

On the North and West.—From the point where the north-east corner of the boundary of the Nadial village meets the southern bank of the river Hooghly, west and southward along the south and east banks of the river Hooghly till it meets the Government embankment.

On the South.—Thence eastward along the northern boundary of the Government embankment on the north of the Akra village till it meets the northern boundary of the village kismat Dum-Dum.

On the East.—Thence northward along the eastern boundary of villages Kadumpur kismat Satghara and Nadial till it meets the southern bank of the river Hooghly.

The revised boundary of the Garden Reach Municipality after the inclusion f the area defined above will be as follows:—

On the North.—The southern bank of the river Hooghly till it meets the
• Neemuk Mahal Ghat road.

On the East.— Thence southward along the western edge of the Neemuk

Mahal Ghat road crossing the Circular Garden Reach
road and continuing south-easterly along the western
edge of the Taratola road till it meets the point
opposite the junction of the Taratola road and Sonai
3rd lane.

On the South.—Thence westward along the northern border of villages Daulatpur, Krishnapur, Gongooa, Belpookaria, Ramdushutty, Makal Hutty, and kismat Dum-Dum till it meets the Government embankment; thence west along the Government embankment till it meets the river Hooghly.

On the West.—The river Hooghly.

BENGAL Act III of 1884 (THE BENGAL MUNICIPAL Act, 1884)-contd.

Notification No. 2505M., dated the 23rd November, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 207).

Whereas a Notification No. 1905M., dated the 24th August, 19051, was published at page 161, Part IB of the Calcutta Gazette of the 30th idem, declaring the intention of the Lieutenant-Governor to revise the boundaries of the North Barrackpere Municipality so as to evolude from its limits the entire area of Ward No. I (Nawapara) of the Municipality, and whereas no objection was raised to the proposal within six weeks from the date of publication of the above Notification within the Municipality, it is hereby notified for general information that, in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, and in accordance with the recommendation of the Commissioners of the North Barrackpore. Municipality, made at a meeting, the Lieutenant-Governor sanctions the above, proposal:—

1. - The area to be excluded is bounded on the-

North.-By the southern boundary of the Bhatpara Municipality.

West.—By the river Hooghly and the present eastern boundary of the Garulia Municipality.

South.—By the northern boundary of Ward No. II (Ichapur) of the

North Barrackpore Municipality.

East.— By a line a few chains to the east of the Eastern Bengal State Railway line up to the pucca culverts on the Kowgachi road and a portion of the Eastern Bengal State Railway line up to the point where the Goraripara Lanc cuts it.

11.- The revised boundaries of the North Barrackpore Municipality after the proposed exclusion of Ward No. I will be as follows:-

On the North.—From the point where the Goraripara Lane cuts the Eastern Bengal State Railway the boundary runs in a westerly direction along the southern boundary of the same lane up to the Ghoshpara road, where it crosses the Ghoshpara road at Bench Mark Stone No. 75, and runs along the southern boundary of Sondlapara road and Sondlapooker road up to a point on the Sondlapooker road opposite the north-east corner of Babu Mohesh Chandra Chatterjee's land (boundary pillar) where it meets the northern boundary of the village Ichapur, the said point being 160 yards distant along the Sondlapooker road from the Sondlapooker; thence along the north-east corner of Mehar Mistries tank adjoining the Debutola Khal; thence along the centre of the Pebutola Khal up to the river Hooghly.

On the East.—The eastern boundary of the village Johapur and the Barrackpore Cantonment.

On the South.—The river Hooghly and the Barrackpore Cantonment.
On the West.—The river Hooghly.

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 2506 M., dated the 23rd November, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 208).

Whereas a Notification No. 1906 M., dated the 24th August, 1905, ¹ was published at pages 161-162, Part IB of the Calcutta Gazette of the 30th idem, declaring the intention of the Lieutenant-Governor to revise the boundaries of the Garulia Municipality so as to include within its limits the entire area called Nawapara, which is contiguous to the boundaries of the Municipality, and whereas no objection was raised to the proposal within six weeks from the date of publication of the above Notification within the Municipality, it is hereby notified for general information that, in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, and in accordance with the recommendation of the Commissioners of the Garulia Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

I.—The area to be included is bounded on the-

North. - By the southern boundary of the Bhatpara Municipality.

West. -- By the river Hooghly and the present eastern boundary of the Garulia Municipality.

South .- By the northern boundary of Ward No. II (Ichapur) of the

North Barrackpore Municipality.

East.—By a line a few chains to the east of the Eastern Bengal State Railway lines up to the pucca culvert on the Kowgachi road and a portion of the Eastern Bengal State Railway up to the point where the Goraripara Lane cuts it.

II — The revised boundaries of the Garulia Municipality after the proposed inclusion will be as follows:—

On the North.—The river Hooghly and the southern boundary of the Bhatpara Municipality.

On the East. - The western boundary of the Ghar Shumuagar and the Eastern Bengal State Railway down to the point

where it meets the Goraripara Lane.

On the South.—The revised northern boundary of the North Barrackpore

Municipality up to the north-east corner of Meher
Mistri's tank adjoining the Debutola khal; thence along
the centre of the Debutola khal as far as the boundary
of the Ichapur Small Arms Factory premises, and
thence first northward and then westward round these
premises to the river Hooghly.

On the West.—The river Hooghly.

Notification No. 509 T. M., dated the 12th May, 1906 (published in the Calcutta Gazette of 1906, Part 1B, p. 82).

WHEREAS a Notification No. 584 M., dated the 10th L'ebruary, 1906, was published in Part IB of the Calcutta Gazette, dated the 21st February, 1906,

² Not printed in this Collection.

declaring the intention of the Lieutenant-Governor, in exercise of the powers conferred by section 9 (e) of the Bengal Municipal Act, III of 1884, and on the recommendation of the Commissioners of the Garulia Municipality, in the district of 24-Paiganas, made at a meeting to alter the number of Commissioners fixed for that Municipality so as to increase it from nine to ten, and whereas no objection has been raised to the proposal within six weeks from the date of publication of the aforesaid Notification within the Municipality, it is hereby

notified for general information that, under section 9A (2), of the Act, the Lieutenant-Governor is pleased to direct that the number of Commissioners of

Notification No 2115 T M., dated the 28th September, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 153).

Whereas a Notification No. 1417 M, dated the 28th March, 1906, declarphysical at page 53, Part IB of the Calcutta Gazette of 4th April, 1906, declaring the intention of the Lieutenant-Governor to revise the boundaries of the South
Barrackpore Municipality so as to exclude from the Municipality an area comprised therein and defined below, and whereas no valid objection was raised to
the proposal within six weeks from the date of publication of the above Notification within the Municipality, it is hereby notified, for general information, that,
in exercise of the power vested in the Local Government by section 9A (2) of
the Bengal Municipal Act, III of 1884, and in accordance with the recommendation of the Commissioners of the South Barrackpore Municipality, made at a
meeting, the Lieutenant-Governor sanctions the above proposal.

I.—Boundaries of the area to be excluded—

On the North.—The Titagar Khal.

the said Municipality shall be fixed at ten.

On the East.--The west-rn fonoing of the Eastern Bengal State Railway line, leaving the Titagar Railway station premises within the limits of the South Barrackpore Municipality.

On the South.—A line drawn from the drain on the east side of the Grand Trunk Road along the northern boundary of Nripendra Nath rose's Garden to the western fencing of the Eastern Bengal State Railway line.

On the West .- The Grand Trunk Road.

II.—The boundaries of the South Barrackpore Municipality, after the exclusion of the area defined above, will be as follows:—

North. - Mauzas Palta, Ichapur (in the North Barrackpore Municipality), and Babunpore.

East.—Mauzas Jaffarpur, Chak Katalia, mauza Ruiya, Kismat Patilia and mauza Kerulia.

South.—Punchanantolla Road, Bagdipara Road, Madhu Sudan Sarkar's Garden Road, then to north along the Grand Trunk Road, then to east along Ekford Road, then to north along the Eastern Bengal State Railway line up to the Khardaha khal, then Kharda khal.

BRNGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

West.—The Barrackpore Cantonment, the river Hooghly, the Titagar khal up to the western fencing of the Eastern Bengal State Railway line, then the western fencing of the Eastern Bengal State Railway line (the Titagar Railway Station, premises being included) to a point in line with the northern boundary of Nripendra Nath Bose's Garden, then along the northern boundary of that garden to the drain on the cast side of the Grand Trunk Road, then southward along the drain on the east side of that road, then westward along the Khardaha Khal, then river Hooghly.

Notification No. 2116 T. M., duted the 28th September, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 155).

Whereas a Notification No. 1419 M, dated the 28th March, 1906, was published at page 54, Part IB of the Calcutta Gazette of the 4th April, 1906, declaring the intention of the Lieutenant-Governor to revise the boundaries of the Titagar Municipality so as to include within the Municipality an area contiguous to it and defined below, and whereas no valid objection was raised to the proposal within six weeks from the date of publication of the above Notification within the Municipality, it is hereby notified for general information that, in oxercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1864, and in accordance with the recommendation of the Commissioners of the Titagar Municipality, made at a meeting, the Lieutenant Governor sanctions the above proposal.

Boundaries of the area to be included :-

On the North.—The Titagar khal.

On the East.—The western fencing of the Eastern Bengal State Railway line.

On the South.—A line drawn from the drain on the east side of the Grand Trunk Road along the northern boundary of Nripendra Nath Bose's Garden to the western fenoing of the Eastern Bengal State Railway line.

On the West .- Tho Grand Trunk Road.

· II.—The boundaries of the Titagar, Municipality, after the inclusion of the area defined above, will be as follows:—

North. - Titagar khal.

East.—The western fencing of the Eastern Bengal State Railway line, excluding the Titagar Railway Station premises, and from a point in line with the northern boundary of Nripendra Nath Bose's Garden to the east side of the Grand Trunk Road, and from that point the east side of the Grand Trunk Road to the Khardaha khal.

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contel

South.—A line drawn from the Railway fencing along the northern boundary of Baku Nripendra Nath Bose's Gaiden to the east side drain of the Grand Trunk Road thence the east side of the Grand Trunk Road to the Khardaha khal, and thence to Khardaha khal westward to the river Hooghly.

West.—The river Hooghly.

Notification No. 267 M., dated the 11th February, 1907 (published in the Calcutta Gazette of 1907, Part 1B, p. 23).

Whereas a Notification No. 2050 T.M., dated the 17th September, 1906, was published at page 146, Part IB of the Calcutta Gazette of 19th September, 1906, declaring the intention of the Lieutenant-Governor to revise the boundaries of the Suri Municipality so as to include within its limits the area defined below, and whereas no objection was raised to the proposal within six weeks from the date of publication of the above Netification within the Municipality, it is hereby notified for general information that, in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1834, and in accordance with the recommendation of the Commissioners of the Suri Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

The boundaries of the area to be included are as follows:-

North.—The Municipality of Suri;

West.—A line drawn 50 feet to the west of, and parallel to, the centre line of the Dubrajpur Road, from the point where it meets the municipal mauza boundary of villago Anandapur;

East.—A line drawn 75 feet to the east of the centre line of part of
Ahmadpur Road and part of the present station No. VIII
(continuous with the road No. X within the Municipality); and
South.—Station road No. VIII.

2. The boundaries of the Municipality after the inclusion of the area aforesaid will be as follows:—

North.—Tilpara, Kamalpur, Baruipur and Bansjore;

East.—Mahdnabad, Kebra, Kedua and a line drawn 75 feet to the east of the centre line of the part of the Ahmadpur Road running through mauza Zanbazar and part of the station road No. VIII, running through mauza Zanbazar;

running through mauza Zanbazar; routh.—Station road No. VIII, running through mauza Zanbazar and

Dahirpur, Abdarpur and Amaipur; and

West.—A line drawn 50 feet to the west of, and parallel to, the centre line of the Dubrajpur Road from the point where it meets the municipal mauza boundary of village Anandapur and Kalipur, Brajirgram, Hossenabad, Araipur Chuk and Namodarpur.

¹ Not printed in this Collection.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 54T.—M., dated the 13th April, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 50).

Whereas a Notification No. 2239M., dated the 29th November, 1906,1 was published at page 185, Part IB of the Calcutta Gazette of the 5th December, 1906, declaring the intention of the Lieutenant-Governor to withdraw the Ulubaria, Municipality from the operation of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and whereas no objection has been raised to the proposal within six weeks from the date of publication of the above Notification in the Calcutta Gazette, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by sub-section (2) of section 9A of the said Act, the Lieutenant-Governor withdraws the Ulubaria Municipality from the provisions of the Act.

Notification No. 714M., dated the 30th July, 1907 (published in the Calcutta Gazette of 1907, Part Ils, p. 93).

Whereas a Notification No. 649M., dated the 5th April, 1907, was published at pages 47-48, Part IB of the Calcutta Gazette of the 10th April, 1907, declaring the intention of the Lieutenaut-Governor to revise the boundaries of the Bankura Municipality so as to include within the said municipality the local area comprising mauzas Kathiardang, Demurari, Gopinathpur, Murra and Lodiha; and whereas no valid objection was raised to the proposal within six weeks from the date of publication of the above Notification within the municipality; it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, as amended up to date, and in accordance with the recommendation of the Commissioners of the Bankura Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

The boundaries of the area to be included are as follows:-

North.—Survey mauzas Madangopalpur, Bankura, Mukundapur, Jinakore and Keshbandi.

East.—Survey mauzas Shyamdaspur, Ekteswar and Sankarhati.

South:—The right bank of Dalkeswar.

West .- - Survey mauzas Bamoondanga, Keliasbari and Gopinathpur.

2. The boundaries of the Bankura Municipality, after the inclusion of the area aforesaid, will be as follows:—

On the north.—The left bank of the river Gandeswari, survey mauzas Junbedia, Khudsole, Bolorampur and Bodra.

On the west.—Survey mauzas Panchbaga, Asna, Katjuria, Pathrasole, Elokundi, Chookapara, Korangahir, Narayanpur, Gossaindanga, Neudua and Krishnanagar.

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BENGAL ACT 111 OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

On the south.—Survey mauzas Upersole, Damodarpur, Ramendrachandrapur, Damodarpur again, Rurano Damodarpur, Manudmura and left bank of Dwarikeswar up to the western boundary of Sankarhati.

On the east.—Survey mauzas Sankarhati, Ektöswar, Shyamdaspur, Sanbanda and Tearidanga.

Notification No. 754 Ms, dated the 3rd September, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 123).

Whereas a Notification No. 490T.—M., dated the 29th May, 1907,¹ was published at page 73, Part IB of the Calcutta Gazette of the 5th June, 1907, declaring the intention of the Lieutenant-Governor to increase the number of Commissioners of the Nadia Municipality, in the district of Nadia, so as to raise it to twelve, and whereas no objection has been raised to the proposal within six weeks from the date of publication of the said Notification within the Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by clause (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), as amended by the Bengal Municipal (Amendment) Act, 1894 (Bengal Act IV of 1894), and in accordance with the recommendation of the Commissioners of the Nadia Municipality, made at a meeting, the Lieutenant-Governor is pleased to direct that the number of Commissioners of the said Municipality shall be fixed at twelve.

Notification No. 1146 T.—M., dated the 18th September, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 134).

Whereas a Notification No. 486T.—M., dated the 29th May, 1907,¹ was published at page 73, Part IB of the Calcutta Gazette, dated the 5th June, 1907, declaring the intention of the Lieutenant-Governor to increase the number of Commissioners of the Bally Municipality, in the district of Howrah, from 18 to 21, and whereas no objection has been raised to the proposal within six weeks from the date of publication of the said Notification within the Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by clause (2) of section 9A. of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), as amended by the Bengal Municipal (Amendment) Act, 1894 (Bengal Act IV of 1894), and in accordance with the recommendation of the Commissioners of the Bally Municipality, made at a meeting, the Lieutenant-Governor is pleased to direct that the number of Commissioners of the said Municipality shall be fixed at twenty-one.

² Not printed in this Collection.

BENGAL ACT 11I OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1108M, dated the 11th December, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 193).

Whereas a Notification No. 1128T.—M., dated the 16th September, 1907, was published at page 131, Part IB of the Calcutta Gazette of the 18th idem, declaring the intention of the Lieutenant-Governor to revise the boundaries of the Vishnupur Municipality so as to include within the said Municipality the local area specified below, and whereas no objection was raised to the proposal within six weeks from the date of publication of the above Notification within the Municipality, it is hereby notified, for general information, that in exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, as amended up to date, and in accordance with the recommendation of the Commissioners of the Vishnupur Municipality, made at a meeting, the Lieutenant-Governer sanctions the above proposal.

The boundaries of the area to be included are as follows:-

On the west.—The eastern railway fencing.

On the north. - The limits of the survey mauza Jameonabadagal.

On the east. - The limits of the survey mauza Jamoenal adagal.

On the south .- The northern border of the Inspection Bungalow read.

- 2. The boundaries of the Vishnupur Municipality, after the inclusion of the area aforesaid, will be as follows:—
 - On the south.—The northern border of the Inspection Bungalow road, and the limits of the survey mauzas Turkisitarampur, Benachapara and Siromonipur.
 - On the west.—The limits of the survey manzas Koostoria, Cheoramonipur and the eastern railway fencing.
 - On the north.—The limits of the survey mauzas Shyampur, Akhondbaree, Poddarbaree, Mothuramohal, Gorerbun and Kelashbaree.
 - On the east.—The limits of the survey mauzas Anandapur, Heraparbat, Syamsundarpur, Patpur and Mamoorkhali.

Notification No. 524 T.—M., dated the 27th June, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 95).

Whereas a Notification No. 626 M., dated the 23rd March 1908, was published at page 43, Part IB of the Calcutta Gazette of the 25th idem, declaring the intention of the Lieutenant-Governor to alter the number of Commissioners of the South Barrackpore Municipality, in the district of the 24-Parganas, so as to raise it to twelve, and whereas no objection has been raised to the proposal within six weeks from the date of publication of the said Notification within the Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by clause (2) of

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

section 9 A, of the Bengal Municipal Act, III of 1884, and in accordance with the recommendation of the Commissioners of the South Barrackpole Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

Notification No. 1421 M., duted the 27th August, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 129).

Whereas a Notification No. 887 M., dated the 16th April 1908, was published at page 61, Part 1B, of the Calcutta Gazette, dated the 22nd idem, declaring the intention of the Lieutenant-Governor to increase the number of Commissioners of the Asansol Municipality, in the district of Burdwan, from 10 to 12, and whereas no objection has been raised to the proposal within six weeks from the date of publication of the said Notification within the Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by clause (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1881), and in accordance with the recommendation of the Commissioners of the Asansel Municipality, made at a meeting, the Lieutenant-Governor is pleased to direct that the number of Commissioners of the said Municipality shall be fixed at twelve.

Notification No. 60 M., deted the 10th January, 1910 (published in the Calculta General Part IB, p. 7).

In exercise of the power conferred by sub-section (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor is pleased to alter the number of the Commissioners of the Bankura Municipality from twelve to fifteen.

Notification No. 715 M., dated the 22nd March, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 44).

In exercise of the power conferred by sub-section (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor is pleased to include within the Baruipur Municipality, in the district of the 24-Parganas, the village of Subudhipur, the boundaries of which are as follows:—

North.—Subudhipur road and Khajuir Bada;

East.—The '[Subudhipur kutcha road lying on the west side of the Moderhat Popular Academy and Khejurir Bada];

Not printed in this Collection.
 These words within square brackets were substituted for the words "Moderbat kutcha Road" by Notification No. 1308 M., dated the 6th November, 1911, printed post, p. 790.

BRNGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

South.—The Moderhat pucca road and a portion of the northern boundary of the existing Ward No. II; and West—Suti khal.

2. The boundaries of the Baruipur Municipality, after the inclusion of the village of Subudhipur therein, are as follows:—

North .- Subudhipur kutcha road'and Khajuir Bada;

East.—'[Subudhipur kutcha read lying on the west side of the Moderhat Popular Academy and Khejurir Bala] and the villages of Paikpara, Majerhat and Moderhat;

South —Balliaghata kutcha road, Moragunga and Dukhin Sasone; and West.—Moragunga and Suti khal.

Notification No. 518 T.-M., dated the 11th June, 1910 (published in the Calcutta Gazette of 1910, Part 1B, p. 82).

In exercise of the power conferred by sub-section (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutonant-Governor is pleased to alter the number of the Commissioners of the Santipur Municipality, in the district of Nadia, from nine to fifteen.

Notification No. 1551 M., dated the 3rd December, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 191).

In exercise of the power conferred by sub-section (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor in Council is pleased to include within the Asansel Municipality a local area comprising 0.29 square miles, which is contiguous to that Municipality and the boundaries of which are as follows:—

South.—A line drawn westward in continuation of the existing southern boundary line from a point A on the western boundary of the Bengal-Nagpur Railway line opposite centre of the Bengal-Nagpur Railway bridge No. 530 to a point M at a distance of about 1,050 feet.

West.—A line drawn northward from the aforesaid point M to a point N at the foot of a peepul tree at a distance of 4,650 feet, crossing the centre of the Grand Trunk Road, 24 feet west of the centre of its bridge No. 163 and also the centre of the East Indian Railway lines, 565 feet west of the centre of their bridge No. 533.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, .1884) -contd.

- North.—A line drawn eastward from the aforesaid point N to a point O at a distance of 2,415 feet, where it meets the existing western boundary line between C D,1 crossing the Garoi river.
- East.—A line drawn southward from the aforesaid point O to a point at the centre of the East Indian Railway bridge No. 531; thence to a point B at the centro of the Grand Trunk Road, 68 feet west of the centre of the Grand Trunk Road overbridge orossing the Bengal-Nagpur Railway line; thence along the western boundary of the Bengal-Nagpur Railway land to the first starting point A.
- 2. The boundaries of the Asansol Municipality, after the inclusion of the said area, will be as follows :-
 - West.-- A line drawn northward from a point M at. a distance of 1,050 feet west of a point A on the western boundary of the Bengal-Nagpur Railway line opposite contre of the Bengal-Nagpur Railway bridge No. 530 to a point N at the foot of a peepul tree at a distance of 4,650 feet crossing the centre of the Grand Trunk Road, 24 feet west of the centre of its bridge No. 163 and also the centre of the East Indian Railway lines, 565 feet west of the centre of thoir bridge No. 533; thenoo eastward to a point O at a distance of 2,415 feet, where it meets the existing western boundary line between C D, orossing the Garoi river; thence to a point D, a point 600 feet east of the point D (northwost corner of new rifle range stop butt) on the line joining the point D with the point E at the centre of the north end of Dhadka road bridge over the Garoi river.

North.—A line from the above last point D1 to east to a point E at the centre of the north end of Dhadka road bridge over the Garoi river; thence along the northern bank of the Garoi river to a point F where the northern bank intersects the northward prolongation of the line which joins the centres of the Grand Trunk Road bridge No. 153 and the East Indian Railway

bridge No. 525.

East.—A line from the above last point F on the northern Bank of the Garoi river to south through the centre of the East Indian Railway bridge No. 525 to a point H at the south-east corner of Burarshire tank.

South .- A line from the above last point H at the south-east corner of Burarshire tank to west at a point J on the north-east corner of Duarshire tank; thence to a point K at the centre of the road to Narshing bandh, 170 feet south of the trijunction of this road with the road from Bundha to Drupdanga south-west of Upar bandh tank; thence to a point L at the north-west corner of Dhurar tank; thence to the aforesaid point A on the western boundary of the Bengal-Nagpur Railway line; thence to the first starting point M at a distance of 1,050 feet where the western boundary commenced.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 291M., dated the 6th February, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 26).

In exercise of the power conferred by sub-section (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lioutenant-Governor in Conneil is pleased to include within the Mahoshpur Municipality, in the district of Jessore, the village of Noadagram, which is contiguous to that municipality, and the boundaries of which are as follows:-

North — The village Baichitela.

South — Fields of Jalilpur and Boalia.

East.—The river Bhairab.

West.—The arable lands of Banjipota, Padmarajpur and Tarinibash.

2. The boundaries of the Maheshpur Municipality, after the inclusion of the village of Noadagram therein, are as follows:-

North.—The river Bhairab and Baichitola.

East —Gohindpur.

South .- The Jessore-Hansadah road and the anable lands of Jalilpur.

West. - The arable lands of Banjipota, Padmarajpur, Tarinibash and Boalia.

Notification No. 258 T .- M., dated the 17th May, 1911 (published in the Ca'eutta Gazette of 1911, Part IB, p. 87).

In exercise of the power conferred by sub-section (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor in Council is pleased to alter the number of the Commissioners of the Kamarhati Municipality, in the district of the 24-Parganas, from ten to twelve.

Notification No. 297 T.-M., dated the 20th May, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 90).

In exercise of the power conferred by sub section (2) of section 9A of the Bengal Municipal Act, 1884 (Bon. Act III of 1884), the Lieutenant-Governor in Council is pleased— .

- (a) to exclude from the Darjeeling Municipality the two areas (hereinafter referred to as plots A and B) comprising 3.5 acres, the boundaries of which are heroinafter described; and
- (b) to include within that Municipality another area (hereinafter referred to as plot C) comprising 7,625 acre, which is contiguous to that Municipality and the boundaries of which are also hereinafter described.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

2. The boundaries of plots A and B are respectively as follows:-

Boundaries of Plot. A.

Bounded on the north by the revised boundary to be adopted, on the east by the Cart Road, on the south by the Jhora, at the south of the Forest Bungalow, and on the west by the old limit which is a line 100 feet below the Cart Road and parallel to it.

Boundaries of Plot B.

Bounded on the north and cast by the existing municipal limit which starts from the north-east corner of Harrington location and extends to the southern boundary of Burdwan land at a point 450 feet from the Cart Road; on the west by the southern boundary of Burdwan land to a point 71 feet from the Cart Road and south-west corner of Burdwan land; thence by a straight line to a point of Rangirun Road 96 feet east of the south-west corner of Burdwan land; and on the south by Rangirun Road to a point opposite the north-east corner of Herrington location.

3. The boundareis of plot C are as follows:—

Bounded on the north by Bing Jhora; on the east by the existing municipal limit which is a line starting from Bing Jhora, running parellel to the Cart Road 100 feet below that road, and joining with the revised limit; and on the west by the new line which is nearly parallel to the eastern boundary at a distance of about 50 feet west of that boundary, and is demarcated by coment pillars to the Bing Jhora.

4. The boundaries of the Darjeeling Municipality, after the exclusion theretrom of the said plots A and B and the inclusion therein of the said plot C, are as follows:—

Commencing at the north-west corner of location 142, Low Garden, the western boundary of that location; thence a line from the south-west corner of Low Garden to the west angle of location 107 (North Gato); thence a straight line to the north-west corner of location 143 (Newria Ellia); thence the west boundaries of Newria Ellia and Molvern (No. 138); thence a straight line to the northern angle of 99 (Rose Bank) to a point about the middle of the tank; thence the northern boundary of 99; thence a straight line from the western angle of 99 to the north-western angle of the municipal grazing land; then along the Kahil Jhora (which divides Bloomfield and the Reserved Forest Tasiding Block) to the Cart Road; then along the Cart Road southwards to Batasia big turn; then along the north-west boundary of the municipal trenching ground to the north-west corner of Soom Tea Company's land; then along the southern and western boundary of the Tasiding Forest Block to the north-west corner of Mr. Craig's land (now included in Tasiding Block); then a straight line due south to the southern boundary of the Municipal Ghoom Forest; then a straight line along the southern boundary of Ghoom Forest to a point

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

where it meets Bing Jhora, then along Bing Jhora to a round pillar 150 feet west of the western edge of the Cart Road; then a line approximately parallel to the Cart Road, but approaching that road towards the south and demarcated by cement pillars to a point on the Cart Road where the path to the Ranger's quarters branches off; then across the Cart Road and along the 'south' boundary of Enfield location to its south-east corner; then along the castern boundaries of Enfield, Graham's town and Harrington location to the Rangirun Road; then across the Rangirun Road and along its northern edge to a cement pillar 71 feet south of the south-west corner of Burdwan land; then a straight line to a point on Burdwan boundary 96 feet north of its south-west corner; then a ong Burdwan boundary to a point 450 feet east of the eastern edge of the Cart Road; then a line parallel to the Cart and Calcutta Roads and 450 feet east of them as far as the south-east angle of Chevremont location; thence the eastern boundaries of Chevremont, Rockville Cameron Hill and Khudside; thence a straight line to a point 450 feet below the corner of the last turn on the Lebong Road to the east of the Bhutia Bush; thence a line parallel to the eastern and western Lebong Roads all around the spur and 450 feet out from it to the turn of the western Lebong Road at the north-east angle of Parbat Singh's location; thence a line parallel to the Birch Hill Road at a distance of 450 feet below it to the south-east angle of location 43 (North Point); then along the eastern boundaries of North Point (43), Hope Hill (124), Frieberg (110), and Captain Masson's Fern Hill, to the north-east corner of Fern Hill; then the northern boundaries of Fern Hill and Low Garden.

Notification No. 935 M., dated the 21st July, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 143).

In exercise of the power conferred by sub-section (2) of section 9A of the Bengal Municipal Act, 1884 (Ben. Act III of 1884), the Lieutenaut-Governor in Council is pleased to alter the number of the Commissioners of the Arambagh Municipality, in the district of Hooghly, from ten to twelve, with effect from the 17th July, 1912.

Notification No. 1083 M., dated the 12th August, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 149).

In exercise of the power conferred by sub-section (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor in Council is pleased to include within the Howrah Municipality, in the district of Howrah, the area which is contiguous to that Municipality and the boundaries of which are as follows:—

North.-Foreshore Road.

South.—The river Hooghly, bounded by a line drawn along the riverside face of the projecting spurs.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

East.-The Shalimar khal.

West .- The Botanical Gardens.

2. The boundaries of the Howrah Municipality, after the inclusion of the said area, will be as follows:—

A line commencing from the river at the eastern extremity of Joya Bibi's Lane, and following the northern side of that lane westward to its junction with Kunnopooker Lane; thonce along the northern side of the outfall drain on the south of Hurro Chandra Dhole's garden to Grish Chandra Ghose's Lane; thence along the eastern side of that lane to a point opposite the junction of Chandalpara Lane; thence scross Grish Chandra Ghose's Lane and slong the northern side of Chandalpara Lane to Hooghly (Grand Trunk) Road; thence across and along the western side of that road to a point 100 feet to the south of Naskarpara Laue; thence in a direct line westward across the Maleepanchghora paddy fields to the cross culvert on Belur Road; thence along the eastern side of that road up to its junction with Nelloosh Road; thence along the northern side of that road to the western side of the Railway line; thence southwards along the western boundary of the Railway Company's property to the Benares Road level-crossing; thence along the northern side of Benares Road to its junction with Belgachia Road; thence along the western side of that road for a distance of 3,500 feet to the south-eastern corner of Deno Sen's Garden; thence in a direct line across the paddy fields to a point on the Makurdah Road, 1,764 feet west of the toll-house; thence across that road; thence in a direct line to the north-east corner of the Damrar Jollah; thence along the eastern and southern edges of that Jollah across Kedar Bhattacharjee's Lane in a direct line to Dino Nath Sarkar's house on the Sakhair Bazar Road; thence along the northern side of that road of its junction with Boraj Maut Lane; thence along the western side of that lane to its junction with Buxarah Road; thence along that northern side of the road to the culvert over the Buxareh khal; thence along the western and northern bank of that khal and along the western and northern edge of the Puddopooker Jollah to the Belliah khal; thence along the western bank of that khal to the bridge over the same on the Andul Road; thence along the northern and eastern boundary of the Botanical Garden to the river; thence northward along the river, following a line drawn along the riverside face of the projecting spurs to the eastern extremity of Joya Bibi's Lane.

Notification No. 768 T.-M., dated the 13th September, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 169).

In exercise of the power conferred by sub-section (2) of section 5A of the Bengsl Municipal Act, 1884 (Ben. Act 11I of 18×4), the Lieutenant-Governor in Council is pleased to alter the number of Commissioners of the Titagar Municipality, in the district of the 24-Parganas, from nine to ten.

BENGAL ACT. III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1235 T.-M, dated the 2nd November, 1911 (published in the Calcutta Gazette of 1911, Part 1B, p. 203).

In exercise of the power conferred by sub-section (2) of section 9 \hat{\text{\chi}} of the Bengal Municipal Act, 1884 (Bengal Act 11I of 1884), the Lieutenaut-Governor n Council is pleased to alter the number of the Commissioners of the Bhatpara Municipality, in the district of the 24-Parganas, from 11 to 15.

Notification No. 1308 M., dated the 6th November, 1911 (published in the Calcutta Gazette of 1911. Fort IB, p. 205).

In exercise of the power conferred on him under clause 2 of section 9A of the Bougal Municipal Act, 1884 (Bengal Act III of 1884), read with section 22 of the Bengal General Clauses Act, 1899 (Ben. Act I of 1899), the Lieutenant-Jovernor in Council is pleased to make the following amordments in Notification No. 1026 T.—M, dated the 11th October, 1999 (published at page 317 of Part IB of the Calcutta Gazette of the 13th October, 1999), and in Notification No. 715 M., dated the 22nd March, 1910, 2 (published at page 14 of Part IB of the Calcutta Gazette of the 23rd March, 1910), by which the village of Subudhipur was included within the Baruipur Municipality, namely.—

For the words "Moderhat kancha road" in paragraphs 1 and 2 of the said Notification No. 1026 T.—M., dated the 11th October, 1909, 1 and for the words "Moderhat kutcha road" in paragraphs 1 and 2 of the said Notification No. 715 M., dated the 22nd March, 1910, 2 substitute the words "Subudhipur kutcha road lying on the west side of the Moderhat Popular Academy and Khejnrir Bada."

Notification No. 354M., dated the 24th January, 1896 (published in the Calcutta Gazette of 1896, Part IB, p. 23).

Whereas a Notification No. 761 T.—M., da'ed the 22nd October 1895, was published at page 237, Part IB of the Calcutta Gazette of the 20th idem lectaring the intention of the Lieutenant-Governor to alter the number of Jommissioners of the Kushtia Municipality, in the district of Nadia, so as to reduce the number from fifteen to twelve, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the Municipality, it is hereby netified, for general information, that, in the exercise of the power vested in the Local Government by

Not printed in this Collection. Printed ante, p. 789.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT. 1884) -contd.

section 9A (2) of the Bengal Municipal Act, III of 1884, as amended by Act LV of 1894, and in accordance with the recommendation of the Commissioners of the Kushtia Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

2. Under section 15 of the Act the following statement, showing the number of wards into which the Municipality is divided for the purposes of election of Commissioners under section 14, and the number of Commissioners to be elected for each ward, is published for general information:—

Number of wards	• N	ame of wards			tumber of Commis oners to be elected for the ward
1	•	2		•	8
-1	Ward No. 1		* * *	•••	5
	,, ,, 11	•	•••		2 •
	" " III	•••		•••	2
	,, ,, IV	•			2

Notification No. 3416, dated the 26th June, 1899 (published in the Calutta Gazette of 1899, Part IB, p. 121).

Whereas a Notification Ne. 1744M., dated the 21st March, 1899, was published at page 57, Part IB of the Calcutta Gazette of the 22nd idem, declaring the intention of the Lieutenant-Governor to alter the number of Commissioners of the Barasat Municipality, in the district of the 24-Parganas, so as to reduce the number from twenty-one to eighteen, and whereas no objection has been raised to the proposal within six weeks from the date of the publication of the Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 9A (2) of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Barasat Municipality, made at a meeting, the Lieuterant-Governor sanctions the above proposal.

2. Under section 15 of the Act the following statement, showing the number and extent of the wards into which the Municipality is divided for the

¹ Not printed in this Collection.

BENGAL ACT-III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -- contd.

purposes of election of Commissioner under section 14, and the number of Commissioners to be elected for each ward, is published for general information:—

Name of district.	Name o: muni- cipality.	Number of wards.	Names, boundaries or extent of each ward.	Number of Com- missioners to be elected for each ward.
1	2	3	4	5
			WARD No. INorth Barasat.	
			North—Boundary limits of Nowpara and Ramkristopur and the Taki Road. West—Western fencing of the Bengal Central Railway line. East.—The Jessore road and the boundary limits Hariber and Masidhati. Northern portion of Prosadpur. South.—A straight line joining the Bengal Central Railway line with the Municipal Office road, the Court road, the Barasat hat road, the burial ground road, the Jessore road, and samindar's Cutcherry road.	3
24-Parganas.	Barasat.	5 {	WARD No. II South Barasat.	
. 24-1	Ä		North.—A straight line joining the Bengal Central Railway line with the Muricipal Office road, the Court road, the hat road, the burial ground road the Jessore road and the zamindar's Cutcherry road. 3. Hridaypur West.—Boundary limits of Nis chintapore and the western fencing of the Bengal Central Railway line. 5. Hartharpur Railway line. 6. l'igais garden South.—Boundary limits of Raipur and Kabashdanga. South.—Boundary limits of Poorli and Udoyrajpur, the Dewanjiber road and a straight line joining the Dewanjiber road. with the school road.	2

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Name of district.	Name of muni- cipality.	Number of wards.	Names, boundaries or extent ôf each ward,	Number of Com- ussioners to buselected for each ward.
1	2	3		5
· · · · · · · · · · · · · · · · · · ·			WARD No. III.—KAZIFARA. 1. *Sangmurah (North.—Jossoro road and the	<u> </u>
			2 Dakbinapara boundary limits of Barasat. 3. Sittpara West.—The Jessore road 5. Durgabati Boundary limits of Barasat. 6. Mosidbati East.—Boundary limits of Borah. 8. Uttorhat Durgabati South.—Taki road	2
24 Parganas concld,	, Barasat—concid.	5 \	WARD No. IV.—BAMUNMORA. 1. Ghola 2. Bankihat 3. Srikristopur 4. Bamunmora 5. Chandanhati 6 Nalkurah 7. Bistupore 8. Kubirpur 9. Hariber 10. Kashba 11. Masidbati 12. Northern portion of Kattore. 13. Northern portion of Kolyanpur. West. Boundary limits of Lebanagar. a part of Pirgatcha, Madhupur and Belgharia, South.—Thakurpukur road and the road leading from the junction of the Gustia road with the Thakurpukur road to the Ghosal's bridge on the Sunti.	2
•	•		No. V.—Badu. 1. Badu 2. Southern portion of Kattore. 3. Amradanga 4. Moheshwarpur 5. Squthern portion of Kolyanpur, 6. Gustia 7. Thakurhat 8. Badnbarar West.—Boundary limits of Matgram, Dakhin hat and Digharia. South.—Boundary limits of Kachwa and Bagharia,	3

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 899 T.-M., dated the 4th June, 1906 (published in the Calcutta Gazette vf. 1806, Part IB, p. 91).

Whereas a Notification No 409 M., dated the 27th January, 1906, was published at page 12, Part IB of the Calcutta Gazette of the 31st idem, declaring the intention of the Lieutenant-Governor to alter the number of Commissioners fixed for the Jangipur Municipality, in the district of Murshidabad, so as to reduce it from 24 to 18;

and whereas no valid objection has been raised to the proposal within six weeks from the date of publication of the above Notification within the Municipality;

it is hereby notified, for general information, that, in exercise of the power conferred upon the Local Government by sub-section (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and in accordance with the recommendation of the Commissioners of the Jangipur Municipality, made at a meeting, the Lieutenant-Governor sanctions the above proposal.

2. Under section 15 of the said Act the following statement, showing the number and extent of the Wards into which the Jangipur Municipality shall be divided for the purpose of the election of Commissioners under section 14 of the Act, and the number of Commissioners to be elected for each Ward, is published for general information:—

Number of wards into which the muni- cipality is divided.	Poundaries or extent of each ward.	Number of Com- missioners elected for each ward.
Ward No. I	North.—Mehabirtala and Saheh Bazar roads (on their southern side) South.—The river Bhagirathi (on its left bank) East.—Chatakaliai river-bod West.—Old bed of the river Bhagirathi	. 2
Ward No. 11	North.—District Board pucca bridge and Joyrampur village South.—Baroze road (on its northeru side) East.—The new Khamra road (on its western side) West.—Old bod of the river Bhagirathi	2

¹ Not printed in this Collection.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Number of wards into which the muni- cipality is divided	Boundaries or extent of each ward.	Number of Com- missioners elected for each ward.
, Ward No. III	North.—Baroze Road (on its southern side) South.—Mahabirtala and Saheb Bazar roads (on their northern side) East.—Chatakaliai river bed West.—Shibtala Road (on its southern side)	2
. • Ward No. IV	North.—Sub-jail building and Mebtor- para Lane (on its southern side) South.—Thana by-lane (on its northern side) East.—The river; Bhagirathi (on its right side) West.—The Kharkhari creek (on its left bank)	• 2
Ward No. ▼	North:—Thana by lane (on its southern side) South.—Gadi and Murarai roads (on their northern side) } East.—The river Bhagirathi (on its right bank) West.—The Kharkhari creek	2
Ward No. VI	North.—The river Kobra (on its right bank) South.—Sub-jail building and Mehtorpara Lane (on its northern side) East.—Old bed of the river Bhagirathing west.—The Kharkhari oreek (on its left bank)	. 2

^{•3.} This Notification supersedes so much of the Notification dated the 25th October, 1884, 1 which was published at pages 2305-2308 of the Supplement to the Calcutta Gazette of the 19th November, 1884, as relates to the Jangipur Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification dated the 4th August, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 824).

Under section 13 of the Bengal Municipal Act, III (B.C.) of 1884, the following list, showing the number of Commissioners fixed by the Lieutenant-Governor for each Municipality constituted before the passing of the said Act, is published for general information:—

Division	•	District.		Name of Muni	cipality.	1 Number of Commus- sioners.
	(Burdwan		Burdwan Dainhat Kalna		12
			į	Katwa Ranigan j	•••	. 12
		Bankura	{	Pankura Vishnupur	•••	12
•	1	Birbhum		Suri Midnapore Famluk .		18
Burdwan		Midnapore	{	Ghatal Khirpai Chandrakona	•••	. 9
			Ĺ	Ramjibanpur Hooghly and Chins	•••	9
				Serampore Uttarpara	ura	18 12
		Hooghly	{	Bansberia Baidyabati t'hadreswar	•••	12 2
	;		l	Ko:rung	•••	20
	ij	Howrah	{	Bally Suburbs of Calcutta		18 30
				Barnagore South Suburbau Rajpur	•••••••	21 18
•	24-Parganas	•		Baruipur Jayragar Bardaat	•••	12 21
Presidency		24-Parganas		Basirhat Takı South Barrackpore	•••	15 9 18
				North Barrackpore Baduria	•••	18 12 21
	•			Gobardanga North Dum-Dum	•••	.9
			()	South Dum-Dum	··· ··· ···	9

² Some of the numbers shown in this column have since been a stered by Notifications issued unders. 9A of Bennal Act 111 of 1885, and noted in Yol. I, pp. 407 to 409.

This number 13 was substituted for the original No. 15 by erratum dated the 34th October, 1884, pcst, p. 468.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Division.	Pistrict.		Name of Munic	cipality.	Number of Commissioners.
	Khulna	{	Satkhira Chanduria ¹ Dobhatta	• •	12 13 12
?residency— { concld,	Nadia Jessore	; ; ;	Kishnagar • Ranaghat Santipur Kushtia Birnagar Nadia Meherpur Kumarkhali Jessore Moheshpur Kotchandpur	*** *** *** ***	24 15 12 12 12 13 15
	Murshidabad	:{	Berhampore Kandi Lalbagh or Murshid Jangipur	•••	25 10 18
1	Dinajpur		Dinajpur		. 15
:	Rajahahi	{	Rampur-Boalia	•••	1
	Rangpur	(Nator Rangpur	•••	,,
ajshahi!		۲	Bogra	•••	10
,	Bogra	···{	Sherpur	•••	12
	Pabna	{	Pabna Serajganj		J8 · 18
	Darjeeling	}	Darjeeling Kurseong	•••	25
)acça	Dacca	{	Dacca Narainganj	•	21
/auga*	faridpur	{	Faridpur Madaripur Goalundo	•••	18 21

¹ The Chandurla Municipality was abolished by Notification No. 39 T.-M., dated the 24th April. 1896, printed case, p. 700.

BENGAL ACT III of 1884 (THE BRNGAL MUNICIPAL ACT, 1884'-contd.

Division.	District.	4	- Name of M	unicipalit y.		Number of Commis- sioners.
			Barisal		•••	15
ſ	Backergunge	}	Jhalakati	***		9
		٦,	Nalchiti	***	:	9
Dacen-concld		ſ	Nasirabad	•••		18
j	1	- 1	Sherpur	••	•••	19
-	Mymensingh	∤	Kishorganj	•••	}	16
l,		- "	Bazitpur	•••	***	9
		ļ	Jamalpur Muktamaka	' ···	•••	15 9
		C	Muktagacha	•••	•••	ð
	ot :	(Chittagong	•••		18
ļ	Chittagong	- ''-{	Cox's Bazar		١	12
			Comilla			18
Chittagong {	Tippera	}		•••		
		(Brahmanbaria	••		12
l	Neakhali		(Sudharam) Noal	khali	"	12
(c	Patna City			30
	Patua	{	Bihar	•••		12
		(Barh			9
1	Gа у а	•••	Gaya	***		24
		ſ	Arrah	***		18
1	Shahabad	J	Buxar	•••		12
}			Dumraon	•••	•••	9
i	Chanabaa]	Sasaram	•••		21
į	1	l	Jagadispur	•••		9
		į	Bhabhua	•••	•••	, 9
	•	(Mazaffarpur	••		18
atna)	Mazaffarpur	3	Hajipur	•••		12
•	Brazanarpar)	Lalganj	•••	•••]	10
	1	C	Sitamarhi	•••	•••	10
1	Dealles	(Darbhanga	•••		21
1	Darbhanga	₩ 3	Roserha	• • •	**	14 15
}		ď	Madhubani	•••	•••	10
l		(Chapra	•••		18
1	Saran	} │	Siwan	•••	4**	9
.\	1	. 9	Revelganj	***	•••	13
,	Champaran	.	Bettiah	•••	•••	12
`	1	··· }	Motihari	4	***	13

¹ Now read Patna and firbut Divisions.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Division.	District.	•	Name of M	inicipality.		Number of Commis- sioners.
	() Dhamlana	5	Bhagalpur	*** ** ;*		21
•	Bhagalpur	{	Colgong	•		. 11
		ſ	Monghyr	404		18 *
	Monghyr	··· {	Jamalpur	•••		18
Bhagalpur .		(Deoghur	•••		15
	Sonthal Pargan	as {	Sahbiganj			9
	Purnea		Purnea	•••		18
-			English Bazar	***		18
	Malda	Į	Old Malda	***		12
		•			•	
		ſ	Cuitack	. •	***	18
	Cuitack	··· }	Jajpur Kendrapara	•••	••	12 12
		•	Wellerabara.	•••	•••	`~
Orissa .	·· } Lalasore	•••	Bulasore	•••	••	18
	Puri	•••	l'uri	•••	•••	15
	1	(Hazaribagh	***	•••	1.5
	Hazaribagh	{	Chattra	•••		15
(N t N	Lohardaga 1	•••	Ranchi		•••	12 •
Chota Nagpur .	Singhbhum	•••	Chaibassa	•••		12
			Purulia	•		18
	Manbhum	•••	Euricia	***	***	1 10

Erratum dated the 24th October, 1884 (published in the Calcutta Gazette of 1884, Part I, p. 1078).

In the Notification, dated the 4th August 2 last, published in the Calcutta Gazette of the 6th idem, showing the number of Commissioners fixed for each municipality constituted before the passing of Act III (B. C.) of 1884, against the Baidyabati Municipality in column headed "Number of Commissioners," for the number "15" read "12."

¹ Now read Ranchi, 2 Printed aute, p. 802,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd

Notification dated the 13th October, 1884 (published in the Supplement to the Calcutta Gazette of 1884, pp. 1763, 1882, 2011, 2148 and 2319).

Under the provisions of section 15, Act III (B.C.) of 1884, the following statement showing the number and extent of the wards into which the municipalities mentioned will be divided for the purposes of the election of Commissioners under section 14, and the number of Commissioners to be elected fo eath ward, is published for general information:—

BURDWAN DIVISION.

District.	Name of Municipality.	Number of wards.	Boundaries or extent of each ward.	Number of Commis sioners to b elected for each ward
Burdwan	Burdwan		Ward I.—Mahallas Khanpookhur, Soski, Naree, Sodepore, Sadhonpore, Doobraj, Bajiprotappore, Rasikpur, Bohilapara, Raniganj, Naskar Dighi, Radhanogore, Protappore, Moorut Mahalla, Beerhatta, Kalibazar, Ichlabad, Hafeezoollabber, Nowabdostkaim, Gooroodasipahar, and Bahirsarbomongola Ward II.—Mahallas Khurarpahar, Baboorbag, Khagragoria, Hajipota, Beheratola, Mithapukur, Bhobanithakur, Chowkehandi, Shambazar, Mour Mahalla, PeerBahr.m, Sachaton Gorasafid, Mogultali, Ahirmohul, Pooratun Chowk, Mohajuntali, Borobazar, Moradpore, Paikmarapara, Telmarui, Ticcapara, and Dhobapara Ward III.—Mahallas Kristosagore, Kazirhat, Goda, Koorapota, Paharpur, Lacoordi, Phubaneswar, Hazidanga, Kajirbar, Kamolnagore, Kishubgunge, Ticcouchat, Rajganj, Dhokrasahid, Kotalhat, Borehat, Chalopoti, Chalamola, Radhaganj, Dalpoti Pogiamohol, Dangapara, Atamohol, and Dhobapara	8

BENGAL AGT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd:

BURDWAN DIVISION—contd.

District.	Name of Municipality.	Number of wards.	Boundaries or extent of each ward.	Number of Commis sioners to be elected for each ward
Burdwan-concld.	Burdwan	6	Ward IV.—Mahallas Torim Mahalla, Alumgunj, Kastoghora, Roghoonathpore, Matibag, Oligunj, Tijgunge, Bowripara Gowlabatan, Poorbapara, Kampore, Pod larpore, Kamarmahal, Kasarimohul, Tantimohul, Moodimohul, Pathooriamohul, Mirzapur, Belpokur, Paschimpara, Goorahata, Labongola, Telipara, Shankaripara, Tammoolipara, Khorgeswar, and Edilpore Ward V. Mahallas Niskini Bazar, Parburhata, Sharkaripookur, Dhamrai, Golahat, Buatchala, Bongpore, Bora Baldanga, Mearber Juggutber, Khoajeanwarber, Chotonilpore, Horonilpore Chotobaldanga, Kanamat-hal, Boro Henapara, Choto Benapara, Ichlabazar, and Sealdanga	3
Bankura	Bankura		[Superseded by Notification No. 516 T.—M. dated the 11th June, 1910, printed post, p. 855.]	-
Do	Vishbupur	4	Ward No. I.—Bonnded on the north by the limits of survey manzas Kalaberiah and Garerban; on the east by the limits of survey manzas Anundapur, Harapurhat, Patpore, Shyamaconderpore and Mamurkhah; on the south by the limits of survey manza Banachabra; and on the west by paddyfield, Kadakuli, Marnibazar, Hazrapara, Pakaband, Nilkuti, Kathurapara, Pakaband, Nilkuti, Kathurapara, Pakaband, Nilkuti, Kathurapara, Pakaband on the uorth by the limits of survey manzas Shyamaconderpore, Akhundabari, Paddarbari and Mothura Mohal; on the east by paddy-field, Gosainpara, Sankarabazar and Gurdaraja; on the south by Jamunaband and mahallas Gowalapara, Bakultola, i shadoorgange and Pakaband tank; and on the west by the limits of the survey manzas Kustickets.	2.
	•		tara and Churamonipore	2

¹ For a later Notification increasing this number to 3, see Notification dated the 9th June, 1890, p. 811.

BENGAL ACT III 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

BURDWAN DIVISION-contd.

District.	Name of Municipality.	Number of wards.	Boundaries or extent of each ward.	Number of Commissioners to be elected for each ward.
Bankura — concld.	Vishunpur	4	Ward No. III — Bounded on the north by the paddy-fields of Gopalpore, mahallas Reghunathshire, Bisvas- para and Kadakuli; on the east by Shayam Roy's Bazar and Hazra- para; on the south by Jamunaband, Krishnagunge and Gopalgunge; and on the west by Tezpal	2
		,	Ward No. IV.—Bounded on the north by Gowalspara, Aishbazar and Shayam Roy's azar; on the east by Shunkuttolla, Rashtolla, Pat- shayer and Thacoorpara jungle; on the south by the limits of Sur- vey mauzas Turkishitarainpore and Behachabra; and on the west by the limits of the survey man-	
Midnapore	Midnapore	6	zas Jamunaband Agal Ward No. I.—Mahallas Kooikota,	2
			Toriahparah, Habilipore, Sepoy- bazar, and Khaporelbazar Ward No. II.—Mahallas Kotibazar,	2
			Colonelgolah, Mirbazar, Oligunge, Keramtola, and the Cantonment Ward No. III.—Mahallas—Boro Bazar, Shib Bazar, Manickpore,	
			Bar Manickpore, and Chotobazar Ward No. IV.—Mahalias Nazer- gunge, Matabpore, Patnabazar, Boxibazar, Mirzabazar, and Mia-	2
			bazar Ward No. VMahallas Paharipore, Notoonbazar, Ballabhpore, Ber Ballabhpore, and Pathor-	2
			Ward No. VI.—Mahallas Sooja- gunj, Sangatbazar, Sabharang,	2
Ditto	Tamluk	Nil	and Bibigungo	80
Ditto	(714.4)	4	Ward No I. Mahallas Konnagore, and Kusupota Ward No. II.—Mahallas Krishna-	2
			gore, Alamgunge, Angorah, Luk- ehandra pore, and Rughoonath pore Ward No. III.—Mahallas Nischinta	3
			pore, Gnrprotapnagore, Srirampore Sadambati, Joynagore, Basudebpore, Bar Panchanando, and Panchghora	

[.] Municipalities in which the Commissioners will not be elected for wards, but for the whole town.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

FURDWAN DIVISION-contd

DISTRICT.	Name of Municipality,	Number of wards,	Boundaries or extent of each ward.	Number of Commis- sioners to elected for each ward-
Midnapore— contd.	Ghatal	4	Ward No. 1V.—Mahallas Gambhir- nagore Khar Gambhirnagore, Chauli, Ramchandrapore, Kismat Ramchandrapore and Singporo	•
Ditto .	Khirpsi	4	Ward No. I.—Mahallas Malpara, Manikpore, Jogatpere and Munia	2
. •			bazar Ward No. II.—Mahallas Hatagunge, Mohutabgunge, Sivbazar, Khooal- gunge, and Bawaria	2
		<u> </u>	Ward No. III.—Mahallas Ananda- pore, Syamelgunge, Malidanga, Telibazar, and Gangadhorpore	2
			Ward No. IV.—Mahallas Daya Nayabazar, Maynagra, Gokul- gunge, Pabupore, and Kosigrija	1
Ditto	Chandrakona	6	Ward No. I.—Mahallas Govindpore, Boishnarbir; Patharbir, Somaspore Lochhipore, Bagsharpore, Golokdhampore, Gosain bir,	J
		•	Nischindipore, and Alampore Ward No. II.—Mahallas Metrasen- pore, Gokulnagore, Amdogra.	1
•			Ramnagore, Narharipore, Naya- gunge, Radhakrishnapore. Syam- nagore, and Ajodhya Ward No. III — Mahallas Raghoo-	1
			nathpore, Khirpibazar, Dakhin- bazar, I ooroosutumpore, Ghar- mamar, Madhubpore, Gazcepore.	
•			and Shamsoouderpore Ward No IV.—Mahallas Barharbir, Malesoarpore, Bhaerbazar, Begum- hari, Soodibazar, Gosainbazar,	1
			Ilambazar, and orobazar Ward No. V.—Mahallas Bora, Ratunhat, Gopalpore, Gopinath- pore, Motarifa, Mundoomala, Chosi Mohal, Nilapat, Lalbazar	1.
			and Bansdaha Ward No. VI.—Mahallas Kowar- gunge, Joyantippre, Ramgunge, Manpore, Dalmadal, Rasek	. 2
Ditto	Ramjibanpur	4	Anardapore, and Kalyangunge Ward No, I.—Mahallas Brindabun-	2
	. Ivanijioanput	1	pore Bazar and Rameswarpore Ward No. II.—Mahallas Baburam	2
			pore Sonabazar, Gokulbazar, and Dayalbazar.	1

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

BURDWAN DIVISION -contd.

District.	•	Name of Municipality.	Number of wards,	l Boundaries or extent of each werd.	Number of Commis- sioners to be elected for each ward.
Midnadore- concld,		Ramjibanpur	. 4	Ward No. III.—Mahallas Naya- bazar, Horibungsipore, Krishna- nagore, Monohurpore and Pandua	2
				Ward No. IV Mahallas Bonpore, Depur, Amdan, Sirbazar, and Cobindpore	1
Hooghly	•••	Hooghly and Chingura.	6	Ward No. IShahagunge Ward — Mahallas Meerkala, Wajidnago:c, Gurrib Alum's Bag. Shahgunge, Mulbi Jomtree's Bag, Chath Tacoor's Bag, Kcota, Chuck Armani, Shamsoonderpore, Balla- guri, Bally Road, Kajudinagur, Tewarlpara, and Poolmalpara	2
•		•		Ward No II.—Hooghly Ward— Part of Bally Road and Mahallas ouralpara, Raybazar, Allipore, Katgorah, Kapasdanga, Sonatully, Barabazar, Moheshtolla, Emambazar, Aimah and Tantipara	2
· · · .	•	,		Ward No III.—"aboogunge Ward.— Mahalles Bhootiabazer, Tamlipare, Narayan Roy's Berh, Baboogunge, Protappore, Joraghat, Soojungulla, Kadamtalla, Charghatta, Goaltooley, and Kooloohunda Ward No IV.—Chinsurah Ward.— Mahallas Barrabazer, Crooked Gully, Mozultully, Armanitolla, Hoasem Gully, Kajbatty, Townguard, Khorooabazar, Mereberh,	2
	•			Khankorajole, Bourigully, Cassimpore Chottrgulty, Mullickgully, and Dharampore Ward No. V.—Kamarpara Ward — Mahallas Cantonment, Chaumatta, Fituagully, Balaram Gully, Banerjce Gully, Roy's Berh, Sundbssurtolla, Choube Gully, Thacoor Gully, Kamarpara, Parbutty Gully, Datta Gully, De Gully, Pancheorra Gully, Mochee	
	•	, .		Gully, Talafuttuck, Mookerjee Gully, Kamar Gully, and Madhabi Gully	1

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-confd.

BURDWAN DIVISION-contd.

			• •	•
District.	Name of Municipality.	Number of wards.	Boundaries or extent of each ward.	Number of commis- sioners to t elected for each ward,
Hooghly - contd.	Hooghly and Chinsura.	6	Ward No VI.—Chandernagore Ward Mahallas - Kankseait. Koondoo Gully, Kazi Gully. Kristo Gully, Ktisto Bose's Kolerbagan, hhos- shu Gully, Khirki Gully, Goopta Gully, Gurbatti, Gurgoripsra, Ghose Gully, Chandernagore, Chattooadhya Gully, Tentoob Gully, Taldanga, Das Gully, Pal Gully, Bagdi Guily, thooloo Gully, Majer Rasta, Moochi Gully, Matiafuttuck, Roy's Bagan, [Shan Babu's Ghat Street] Shibtolla, Sastitolla, Shiboo Gully, Sing Gully, Senpara, and Haladhar	•
		•	Gully	2
Ditto	Serampore Uttsrpsra	4	Ward No. I.—Mahalla Serampore Ward No. II.—Mahalla Chatra Ward No. II.—Mahalla Chatra Ward No. II.—Mahalla Sa Mahesh and Rishra Ward No. IV.—Mahalla Konnagore Ward No. I.—Bonnded on the north by the bhadrakali; on the south by the Female School Street as far sthe river Hooghly, southern portion of Mookerjee Street and Kalipore Road; on the east by the rivor Hooghly; and on the west hy the Rast Indian Railway Ward No. II.—Bounded on the north by the Female School Street as far as the river Hooghly, southern portion of Mookerjee Street and Kalipore Road; on the sonth by Banerjee Street as far as the river Hooghly, northern portion of Bama Churn Bauerjee Street, Talpooker Street, including the footpath on the east bank of Talpooker from Talpooker Stree: to Nohin Kohiraje's Lane, western portion of Nohin Kobiraje's Lane, snd an imaginary straight line drswn in continuation of Nobin Kobirajo's Lane due west as far as kast Indian Railway; on the east hy	3 3 3
	,		rivor Hooghly; and on the west by the East Indian Railway	~

¹ The words "Sham Pabu's Gha' Street "were substituted for the words "Sham Gully" by Brratum, dat he 30th July, 1886, 20st, p. 836.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

BURDWAN DIVISION .- contd.

Uttarpara			each ward.
		Ward No. III.—Bounded on the north by Banerjee Street as far as the river Hooghly, northern portion of Bama Churn Banerjee's Street, Talpooker, including the footpath on the east bank of Talpooker from Talpooker Street to Nobin Kobiraje's Lane, western portion of Nobin Kobiraje's Lane, and an imaginary straight line drawn in continuation of Nobin 'Kobiraje's Lane duo west as far as the East Indian Railway; on the south by the Mondul Street as far as the river Hooghly, southern portion of Chowkighatta Street, and Bally Khal; on the east by the river Hooghly; and on the west by the East Indian Railway Ward No IV.—Bounded on the north by Mondul Street as far as the river Hooghly, southern portion of Chowkighatta Street and Fally Khal; on the south by the Bally Khal; on the cast by the river Hooghly; and on the west by the Bally Khal and southern portion of Chowkighatta Street	2
Bansberia	4	Ward No I.—Mirer Hat and Kamarpara. Bounded on the north by Bansberia; on the east by the river; on the west by Teghoria, Boro Kheguria, Mia Danga and paddy fields; and on the south by the Hooghly Municipality Ward No. II—Bansberia excluding its portion from Sreepore. Pounded on the north by Sreepore Sharak; on the east by the river; on the wost by Karımdanga Chack, Bansberia and Bosepara; and on the south by Khamarpara Ward No. III.—Remaining part of Bansberia, Shibpore and Shahpore Bounded on the north by Saraswati Khal; on the east by river Hooghly; on the west by Sunko-	1
	Bansberia	Bansberia 4	on the east bank of Talpooker from Talpooker Street to Nobin Kobiraje's Lane, western portion of Nobin Kobiraje's Lane, and an imaginary straight line drawn in continuation of Nobin 'Kobiraje's Lane duo west as far as the East Indian Railway; on the south by the Mondul Street as far as the river Hooghly, southern portion of Chowkighatta Street, and Bally Khal; on the east by the river Hooghly; and on the west by the East Indian Railway Ward No IV—Bounded on the north by Mondul Street as far as the river Hooghly, southern portion of Chowkighatta Street and Fally Khal; on the cast by the river Hooghly; and on the west by the Bally Khal; on the cast by the river Hooghly; and on the west by the Hooghly khal and southern portion of Chowkighatta Street Bansberia Ward No I.—Mirer Hât and Kamarpara. Bounded on the north by Bansberia; on the east by the river; on the west by Teghoria, Boro Kheguria, Mia Danga and paddy fields; and on the south by the Hooghly Municipality Ward No. II—Bansberia excluding its portion from Sreepore. Pounded on the north by Sreepore Sharak; on the east hy the river; on the wost by Karımdanga Chaek, Bansberia and Bosepara; and on the south by Khamarpara Ward No. III.—Remaining part of Bansberia, Shibpore and Shahpore Bounded on the north by Saraswati

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

BURDWAN DIVISION -concld.

	1	1		
District.	Name of Municipality.	Number of wards,	Boundaries of extent of each ward.	Number of Commis- sioners to be elected for each ward.
looghly— concld.	Bansberia	4	Ward No. IV.—The portion of the town on the other side of the Saraswati Khal. Bounded on the north by Banipore and Bandapara; on the east by the river; on the west by Mugra Union, Guj Ghunta and Alikhoja; and on the south by Saraswati Khal	
Ditto	Baidyabati	4	Ward No. I.—Mahallas Chatra and Novagram Ward No. II.—Mahallas Seoraphulli and Devgunge	2
		•	Ward No. III.—Mahallas Baidya- pore and Dirghango	. 2
	•		Ward No. IV Mahallas Sankerpore Chak and Jungipara	2
Ditto	Ehadreswar	4	Ward No. I.—Mahallas Bhadreswar and Poranbati	8
			Ward No. 11 Mahallas Gyrotty, Chapdani, Khorta Danga, and Beldartuli	
			Ward No. III.—Mahallas Paikpara, Rairpatti and Telinipara	2.
			Ward No. IV.—Mahallas Kristopati, Palpara and Mancoonda	ı'.
Ditto	Kotrung	2	Ward No. I.—Mahallas Kotrung and Dharsa	8
٠			Ward No. II.—Mahallas Bhaddra- kally and Beer Bhaddrakally	3
Hewrsh	Bally		[Superseded by Notification No. 1146- TM., dated the 18th September, 1907, post, p. 853.]	

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

RAJSHAHI DIVISION.

[The entries relating to the districts of Dingpur, Rajshahi, Bogra and Pabna are not reprinted, these territories being in Eastern Bengal.]

DISTRICT.	Name of Municipality,	Number of wards.	Boundaries or extent of each ward.	Number of Commission- ers to be elected for each ward.
Darjeeling	Kurseong	Nil	Nil	8# ′

[•] Municipalities in which the Commissioners will not be elected for wards, but for the whole towe.

DACCA DIVISION.

[The entries relating to the districts of this division are not reprinted, these territories being in Eastern Bengal]

CHITTAGONG DIVISION.

[The entries relating to the districts of this division are not reprinted, these territories being in Eastern Bengal.]

PATNA DIVISION. 1

Discrict.	Name of Municipality.	Number of wards.	Boundaries or extent of each ward.	Number of Commis- sioners to be elected for each ward.
Gaya	Gaya	20	Ward No. I.—Bounded on the north by the municipal boundary; on the fouth by Runga Bahadur Moad; on the east by the river; and on the west by the municipal bound- ary	1
			Ward No. II.—Bounded on the north by Runga Bahadur Road; on the south by Kathokar Nallah; on the east by the Rivor Road; and on the west by Cutchersy Road	ı

I Now read Patns and Tirbut Divisions.

BENGAL ACT III OF 1884 (THE BENGAL MUNIC.PAL ACT, 1984) - contd.

PATNA DIVISION-contd.

DISTRICT.	Name of Municipality.	Number of wards,	Boundaries or extent of each ward.	Number of Commis- sioners to be elected for each ward.
Gnyn—contd	Свув	10	Ward No. III.—Bounded on the north by Runga Bahadur Read; on the south by Kathekar Nallah; on	•••
•	•		the cast by Cutcherry Road; and on the West by Ripon Read Ward No. IV Bounded on the north by Runga Bahadur Road; on the south by Palmer Road; on the	2
. •	•		cust by Kipon Road; and on the west by the municipal boundary Ward No. V.—Bounded on the north by Kathokar Nallah and Palmer Road; on the south by Kataro Road; on the east by thoriver;	2
			and on the west by the municipal boundary Ward No. VI.—Bounded on the north by Katare Road; on the south by Nawagarigati Street; on the east by the river; and on the	.2
			west by Godavery and Mungla- gouri Roads Ward No. VII Bounded on the north by Nawagarigati Street, on the south by Chanchowra Street; on the east by the river; and on	2
•			the west by Godavery Road Ward No. VIII.—I'ounded on the north by Chanchowra Street; on the south by the municipal boundary; on the east by the river; and on the west by the	
			ward No IX Bounded on the north by Katare Road; on the south and west by the municipal houndary and on the east by Godavery Road	
			ward No. X. The pertion of the municipality on the other side o	
Musaffarpür	Hajipur .	4	Ward No. I.—Mshallas Nukhas Manik Chowk, Chowk, Noongola Moofi ibazar, Chowdhery Mobaruk alli, Kanhaimal Mednimui, Hossei	
			Rhan, and Pandriwa	. 2

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

PATNA DIVISION-contd.

DISTRICT.	Name of Municipality,	Number of wards.	Boundaries or extent of each ward.	Number of Commis. sioners to be elected for each ward.
Magaffarpur— concld.	Hajıpur	4	Ward No. 1I — Mahallas Magger- hatta, Hela Bazar, Rambhadder, Muderkilla, Pokhra, Ibrahim- gunge, Dhanauti, Bagdalahan, aud Anwarpore Ward No. 1II — Mahanas Bagmoosa Ragmani, Bagmulli, Khattigunge, Maksoodpore, Tangowli, Sanchi- putty, Hathsargunge, and Khatey Barkhordar Ward No. IV.— Mahallas Jarooha, Minapur, Sycdpur, Idris, Chow-	2
Darbhanga	Darbhanga	7	dhery bazar, Chak Bara Chhip, Tola, Patwa Toli, aud Bharath Raoot Ward No. I Mahallas Lela, Bela Dillah, Bela Shanker, Mawa, Gadhi, Moheshpatti, Pabham, Gauwan, Murlagunge, Aliuaggar,	3
			Sunderpur, Kahgunge, Tattehali- gunge, Alafgunge, Haluman Nagor, Fishunpur, Kaleyan, Bishunpur Taj, and Azam Nagor Ward No. 11.—Mahallaa Maulvi- gunge, Chuck Nizam, Saheh Dad- gunge, Banglagudh, Ramlagunge,	2
			Missrigunge, Kafagunge, Chimpa Nagor, Muard Sher Bazir, Sadira- bad, Ruhelagunge, and Gangwara Ward No. III.— Mahallas Manour- gunge, Chakram Chauk, Shamesher- gunge, Munshi Jurawansingh, Waris Nagar, Hosam Chaker,	2
			Shibgunge, Qutubgunge, Raj Kumergunge, Saifullahgunge, Kat- hat Bari, Luchmi Shagor, and Subbonkerpur Ward No. IV.—Mahallas Ratempur, Kafke Pazar, Oweam, Ram Chauk, Koberabad, Basantgunge, Sharofad.	3
			din, Mashraf Bazar, Saudagar, Labbagh, Manharan Lal, Huluman, gunge, and Mirzapur Ward No. V.—Mahallas Sila Shah, Supon, Terhi Bazar, Quali fazar, Maderpur, Magulpur, Kotwali, Chau- tra Bhattuare Serai, Davangunga,	2
	• ,		Sagor, Misri Tolah, hagan Dass, Mutti Sainafat, Bizidpur, and Mahdouli	2

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

PATNA DIVISION-concld.

District.	Name of Municipality,	Numb i of wards,	Boundar es or extent of each ward,	Number of Commis- sioners to be elected for each ward.
Darbhanga — concld.	Darbhanga	7	Ward No. VI.—Mahallas Mirza Hyat Beg Sher, Mahamad Bhigo Chak, Rahmat Jawalpnra, Murgya Chak, Sinzapur, Mahesh, Patti, Rastolo Buzar, Fakira Khan, Urdu	
			Raham Khan, Faizuleh Khan, Usalgunge, Rahamgunge, Bela Gobindi ore, Genga Sagor, and Monlagunge	2
	•		Ward No. VII.—Mahadas Karam- gango, Abdullahgungo, Danaduma, Jmambari, Belwagungo, Mahraj- gungo, Ismailgungo, Sari Salar Khan, Baquargungo, Luchmipore,	
Dita .	։ լ M ովնսեուս՝	5	Bat Chaddaspore, Khaji Serai, Laheria Serai, and Punda Serai Ward No. I Mahallas Bhowara.	2
1.1.1.0			Sarat Ganj, and Chakdaha Ward No. 11 Mahallas Sriganj,	2
		•	Nariartar, and Purani Chatti Ward No. III. Mahallas Kamat.	3
•			Bhawanipore, Nai Bazar, Bahua, and Shewbuxganj Ward No IV.—Mahallas Gadeam,	2
•			Shughan, Bham & Bazar, and Laheriaganj Ward No V.—Mahallis Sapta and	2
yaran	Chapra	4	Mahare jganj Ward No. I.—Bounded on the north, south and east by the limits	2 .
	1		of the municipality; and on the west by Shahebgunge Road Ward No. II.—Bounded on the north and south by the limits of the municipality; on the east by Ward	3 .
			No. I; and on the west by Ngi Bazar Road Ward No. III.—Bounded on the north	3 .
		and south by the limits of the municipality; on the east by the Ward No. 11; and on the west by		
	•		Mahaila Dowistgunge No. 27 Ward No. IV.—Bounded on the north, south and west by the	•
• • •			limits of the municipality, and on the east by Ward No. III	3
Ditto	Siwau		Nil	6*
Ditto	Reveigunge		Nil	8*

[•] Municipalities in which the Commissioners will not be elected for wards, but for the whole town.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

BHAGALPUR DIVISION.

District.	Name of Municipality.	Number of wards.	Boundaries or extent of each yard.	Number of Commis- sioners to be elected for each ward.
Bhagalpur	Bhagalpur Bhagalpur	6	Ward No. I.—The eastern ward of the municipality up to the Steamer Ghat Road, District Jail Road, and the Station Road on the west, and the railway line on the south Ward No. II. Bounded on the north by the river Jamoona; on the south by a portion of the Station Road and the railway line; on the east by the Steamer Ghat Road, District Jail Road, and the Station Road	2
			Ward No. III.—Bounded on the north by the river Jamoona; on the south by the railway line; on the cast by Nayabazar Road; and on the test by the Jamtikri Road, Nathnagar Road, and the Public Garden Road	3
			Ward No IV.—Bounded on the north by the river Jamoena and Dearah; on the south by the railway line; on the east by the Jamtikri Road, Nathnagar Road, and the Public Garden Road; and on the west by Fort Roads Nos. I and II	i ;
•			Ward No. V.—The western ward of the municipality	2
•			Ward No. VI.—The portion of the	2
•			municipality lying on the south of the railway line	2
Monghyr !	Monghyr	6	Ward No. I.—Fort Laldarwaza and Mahalla Belunbazar	2
		Ward No. II — Mahallas Paribazar north and south; Sarmanbazar and Topekhanabazar	2	
,			Ward No. III Mahallas Basdepore, Sherpur, Shampore, Madhopore, and Mogulbazar	2
•			Ward No. IV.—Mahallas Sadipore, Jugulkitte, Kewre, Moidan, and Betwanbazar	2

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

BHAGALPUR DIVISION-coneld.

District,	Name of Municipality.	Number of wards.	Boundaries or extent of each ward.	Name of Commis- sioners to be elected for each ward,
Monghyr —co cld.	Manghyr	6	Ward No. V.—Mahallas Mirzapore, Puranigunge, east and west, and Sandalpore	2
•	•		Ward No. VI.—Mahallas Mahiddin- pore, Bindwara, Muksusspore, Kasimbazar, and Moghera	• 2
Pitto	Jam lpur	6	Ward No. I.—Mahallas Nyagong. Secundrapore, and Mungrowra	2
			Ward No. II.—Mahallas Dariapore, Dowlatpore, and Rampore	2
		•	Ward No. IIITho Bazar, Khalasi- tola, and Jamalpore Dih	•2
		1	Ward No. IVMahaila Keshub- pore	3
	ľ		Ward No V Mahalla Jahangira	2
			Ward No. VIThe European quarters	2
Sonthal Par-	Sahibganj		Nil	6*
Pirto	Deoghur		[Superseded by Notification No. 1830 TM., dated the 19th August 1903, noted in Vol. 1, p. 411.]	• .
Purnea	Purnea .:	4	Ward No. I. To the east of the Ganges and Darjeeling Road	3
		!	Ward No. II.—To the west of the Ganges and Darjueling Road	3
			Ward No. III.—To the east of the City Main road	3
	•		Ward No. IV.—To the west of the City Main road	. 3
	,		[The entries relating to the district of Malda are not reprinted, it being in Eastern Bougal]	

[•] Municipalities in which the Commissioners will not be elected forwards, but for the whole town.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

ORISSA DIVISION.

District.		Name of Municipality.	Numbe of wards,	Boundaries or extent of each ward.	Number of Commissioners to be elected for each ward.
Cuttack	•••	Cuttack	9	Ward No. I,—Mahallas Cuttack Chundy, Stone Road, Guruda Bazar, Dagarpada, Brahaman Sahi, Hasnabad, Kotgara Sahi, Dalusingpatua, Roghu Sahu, Godam Gully, Bhutia Sahi, Ali- saha Bazar, Mangla Sahi, Kafla, Sedaisor, Mansingpatna, Bhola- mean Bazar, Mastaram Nath, Bedeadhar Road and Toolseepur.	
				Ward No II.—Cutcherry Road Chowdhury Bazar, Ferangi Fazar, Jagornath Road, College Lane, Normal School, Sanggot Lue, Peary Mohun Sen Gully, Makund Prosad Gully, Maia Sahi, Biso Nath Mahadeb Laue, Peary Babu Gully, Hadi Sahi, Bhandary Sahi, Bakharabad, Ramnath Gully, Jai Babu Gully, Kasi Baboo Gully, Gud Sahi Gully, and Bauri Sahi Gully	2
				Ward No. III.—Cuttack Chundy, Adalsah Khan Lane, Amdukhalifa I ane, Cutcherry Road Gonais Mandir, Buditanakuraui Gully, Aparty Sahu Gully, Juma Masjid Gully	1
	•	•		Ward No. IV.—Ram Chowdhury Street, Alam Chund Bazar, Banka Bazar, Ganga Mandir Durji Sahi, Jagorrath Bullubi Road, Mahandipir, Bauri ahi, Khatbin Sahi, Oriya Bazar, Osat Laue, and Latmundir	1
			,	Ward No. V.—Cuttack Chundy, Sheik Bazır Abdul Guffur Guliy, Fakir Sabi, Bamphi Sahi, Guptipul, Khatbin Sahi, Dewan Bazar, Oriya Bazır. Christian Sahi, Talanga Sahi, Cutcherry Road, Sutahat and Mission Road	1
		•		Ward No. VI — Cutcherry Boad, Chowdhury Bazar, Josaya Sahi, Kutgara Sahi, Farkatnath Gully, Ferangi Bazar and Manglatha- kurani Gully	2

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd

ORISSA DIVISION - contd.

District.	Name of Manucipality.	Number of wards.	Boun aries or extent of each ward.	Numbers of Commissioners to be elected for each ward.
Cuttack-concld	Cuttack	9	Ward No. VII - Telanga Bazar, Jagornath Road, Raghunath Gully, Bamphi Sahi, Kakariapada, Gopal- joe Gully, Bhagatpur Nunia Sahi, Tara Chandpatna, Nunno Sahi, Kodam, Rossul, Foster Street and Kamar Sahi	. 1
	•		Ward No. VIII Cutcherry Road, Phulmandai Sahi, Telangadhoba Sahi, Foster Streot, Ronsapatna, Sapt Sahi, Maria Sahi, Patni Sahi, Kasorpur. Bapari Sahi, Sadanand Jachak Gnily, Dhobni Gully, Kaly Kinkur Chatteriee Gully, Kalai, Sahu Gully, Badai Sahi, Karlas Babu Gully, Bania Sahai, Naik Sahai, Brahman Sahi and Sarso Road	. 2
			Ward No. IX Commissioner Road, Hospital Road, Manglathakurani Road, Malha Sshi, Jobra Road, Talanga Sahi, Manglabag Road, Thoria Sahi, Mirkamalpatua, Gand Sahi, Jagornath Road, Sagaria Sahi, Ranihat and Chotara Bazar	1
Puri	Puri	6	[Superseded by Notification dated the 4th March, 1890, noted in Vol. 1, p. 413.]	•
Balasore	Palasore	6	Ward No. I — Mahallas Erahman- para, Kentpara, Kamarpara, Kunharpara, Musulmanpara, Kayasthapara, Chasapara and Goalapara	2 .
	•		Ward No. II.—Mahallas Amlapara, Tanti Sahi, Thatari Sahi, Gookha Sahi, Mahanty Sahi, Rice Stall, and Kasaipara	• 2
			Ward No. III.—Mahallas Baistab- para, Tanti Sahi, Brahmanpara, Teli Sahi, and Chasapara	2

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

ORISSA DIVISION-concld.

District.	Name of Municipality.	Number oi wards.	Boundaries or extent of each ward.	Number of Commis- sioners to be elected for each ward.
Balasore -	Balasore	6	Ward No. IV The European quarter. Native Christianpara, and Mahallas Amlapara, Pan Sahi and Teli Sahi	2 ,
			Ward No. VMahallas Moochi- para, Paniapara, Choonkar Sahi and Mahajanpara	2
	,		Ward No. VI.—Mahallas Brazeer- pa'a, Dufturi Sahi, Kent Sahi, Chowdhuri Sahi, Paira Sahi, Mahajanpara, Kent Sahi, Kandra Sahi, Dhoba Sahi, and Musulman-	
	•		para •	2

CHOTA NAGPUR DIVISION.

	1			
Hazaribagh Lohardaga ¹		4	Nil Ward No I — Bounded on the north and east by the municipal limits; on the west by the Sadar Road; and on the south by the Purulia	10*
			Ward No. II Bounded on the north and west by the municipal limits; on the south by the Tank Road as- far as the bridge at the south-east a corner of the lake, and thence by	2
			the wall on the south side of the Commissioner's compound; and on the east by the Sadar Road Ward No. III — Jounded on the north by the line defined above as the southern boundary of Ward No II; on the east by the Thana	1
	4		and Dorunda Roads; and on the south and west by the municipal limits Ward No. IV.— Bounded on the north by the Purulia Road; on the west	3
	•		by the Thana and Foruma Road; on the west by the Thana and Foruma Roads; and on the south and east by the municipal limits	2
	<u> </u>			

^{*} Municipalities in which the Commissioners will not be elected for wards but for the whole town, 1 New road Ranchi.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

CHOTA NAGPUR DIVISION-concld

D.STRICT.	Name of Manicipality.	Number of wards.	Boundaries or extent of each ward.	Number of Commis- stoners to be elected for each ward,
Manbhum	Purulia	4	Ward No. 1.—Founded on the east by the Barakar Road and Chaibassa Road; on the north, west, and south by the furthest limit of the municipality in those directions	1
•	i I		Ward No. II.—Bounded on the west and north by the Barakar Road; on the south by the Bankura Road; and on the cast and north by the road starting from the Bankura Road, joining with the Barakar Road nearest Cart Serai, passed by Gurls' School building and between Claysair and Kamoli- assair	•4
!	•	,	Ward No. III — Bounded on the south by the Man Pazar Road; on the east by the furthest limit of the municipality in that direction; and on the north partly by ditto and partly by Bankira Road; and on the west by Wards Nos I and II	4
			Ward No. IV.—Bounded on the north by portion of Bankara Road and Man Bazar Road; on the east by the Man Bazar Road; and on the south by the furthest limit of the municipality	

Notification dated the 19th October, 1884 (published in the Supplement to the Calcutta Gazette of 1884, pp. 1879, 2008, 2145 and 2316).

In continuation of the Notification dated the 13th October, 1884. published at pages, 1763 to 1773 of the Supplement to the Calcutta Gazette of the 15th idem, the following statement showing the number and extent of the wards into which the municipalities mentioned will be divided for the purposes of the election of Commissioners under section 14 of Act III (B. U.) of 1884, and the

Bengal Act III of 1884 (THE BENGAL MUNICIPAL Act, 1884)—contd.

number of Commissioners to be elected for each ward, is published for general information, in accordance with the provisions of section 15 of the Act:—

BURDWAN DIVISION.

Buildwan Dainhat [Superseded by Notification No. 2021 M., dated the 17th July, 1901, printed post, p. 847.] Ward No. 1.—Bounded on the north by the khal that passes eastwards from the Labhunge Bil by the north of the Indigo factory, and the khal that passes from the Kadar Eil to the Bhagirathi river, and the Bhagirathi river; on the east by the Ferry Ghat rond, Mission School read, and the lane that passes by the east side of the Kalna Raj- barce, Baboor Bagan road, Garore danga road, Municipal Office road, Dangapara road, the last portion of the Lakshanpara road and Cutcherry road; and on the wost by the Pandua road Ward No. II. Bounded on the north by part of Lakshanpara road, Ibangapara road, Baboor Eagan road. the lane that passes by the South of the Kalna Raj- barce, part of the Mission School road, Ferry Ghat road, and the Bhagirathi river; on the east by the Bhagirathi river; on the cast by the Bhagirathi river; on those and by the west of Dood Bibli's tank, and that portion of the road called Maglis Shahib's Dighi road, passing Southward from its junc- tion with the above-mentioned	Distric	т.	Name of Municipality,	Number of words.	Names, boundaries or extent of each ward.	Number of Commissioners to be elected for each ward.
Ward No. 1.—Bounded on the north by the khal that passes castwards from the Labhunge bil by the north of the Indigo factory, and the khal that passes from the Kadar Eil to the Bhagirathi river, and the Bhagirathi river, and the Bhagirathi river, on the east by the Ferry Ghat road, Mission School road, and the lane that passes by the cast side of the Kalna Rajbarce; on the south by the road that passes by the south of the Kalna Rajbarce, Bahoor Bagan road, Garoredanga road, Municipal Office road, Dangapara road, the last portion of the Lakshanpara road and Culcherry road; and on the wost by the Pandua road. Ward No. 11. Bounded on the north by part of Lakshanpara road, Dangapara rad, Municipal Office road, Garoredanga road, Bahoor Bagan road, the lane that passes by the south of the Kalna Rajbarce, part of the Mission School road, Ferry Ghat road, and the Bhagirathi river; on the east by the Bhagirathi river; on the cast by the Bhagirathi river; on the cast by the cast of the Mission House and by the west of Dood Bib's tank, and that portion of the road called Muglis Shahib's Dighi road, passing southward from its junction with the above-mentioned	Buidwan		Dainhat		M. dated the 17th July, 1901,	
road; on the south by a line drawn between the southern boundaries of the Muglis Shahib's Ingli, Mollahpara, Ayma Lakshanpara, Jhewshara, Barnipara, and the northern boundaries of Arrah Shahpore and the Jhoadhara cornfields; and on the west by Pandua road up to the june ion	Pitto		Kalna	5	Ward No. 1.—Bounded on the north by the khal that passes eastwards from the Labhunge Bil by the north of the Indigo factory, and the khal that passes from the Kadar Eil to the Bhagirathi river, and the Bhagirathi river, and the Bhagirathi river; on the cast by the Ferry Ghat road, Mission School road, and the lane that passes by the cast side of the Kalna Rajbarce; on the south by the road that passes by the south of the Kalna Rajbarce, Baboor Bagan road, Garoredanga road, Municipal Office road, Dangapara road, the last portion of the Lakshanpara road and Culcherry road; and on the wost by the l'andua road Ward No. II. Bounded on the north by part of Lakshanpara road, Dangapara rad, Municipal Office road, Garoredanga road, Baboor Bagan road. the lane that passes by the south of the Kalna Rajbarce, part of the Mission School road, Ferry Ghat road, and the Bhagirathi river; on the cast by the Bhagirathi river; on the cast by the cast of the Mission House and by the west of Dood Bibi's tank, and that portion of the road called Muglis Shahib's Dighi road, passing southward from its junction with the above-mentioned road; on the south by a line drawn between the southern boundaries of the Muglis Shahib's Dighi, Mollahpara, Ayma Lakshanpara, Jhewshura, Barnipara, and the northern bounlaries of Arrah Shahpore and the Jhoadhara cornfields; and on the west by	

Bengal Act III of 1884 (the Bengal Municipal Act, 1884)— $contd^4$

BURDWAN DIVISION- concld.

			· · · · · · · · · · · · · · · · · · ·	•
DISTRICT.	Name of Municipality.	Number of wards.	Names, boundaries or extent of each ward.	Number of Commissioners to be elected for each ward.
Burdwan- concld	Kulna	3	Ward No. III.—Bounded on the north by the Kutcherry road; on the east by the Pandua road; on the south by a line drawn between the southern boundaries of Modhuban, Amlapukur. Boronitrapara, and the northern boundaries of Sarbomangala, Rameswappere, Koldanga, Dhormadanga, Mirpore, Rangpara, and Putty Khojhat; and on the west by Puranahat, the lane which passes southwards by the west of the residence of the sub-divisional officer and the villages of Jalbona and Goara	
Di ⁱ to	. Katwa .	3	Ward No. I — Bounded on the north and west by the Ajai river; on the south by the station road; and on the east by the Bhagirathi river Ward No. II Bounded on the north by the station road; on the south by Dewang; nj road; on the cast by the Bhagirathi river; and on the west by Nishantola and Chashapara roads	3
Ditto	Raniganj .	••	Ward No. III.—Bounded on the north and south by Dewangan road; on the cast by Chashapara and Nishantola roads; and on the west by the Ajai river [Superseded by Notification dated the Sth November, 1890, printed post	2.
Birbhum .	Suri	7	ward No. I.—West Khottabazar and west Sonatoro Ward No. II.—East Khottabazar and East Sonatoro Ward No. III.—East Khottabazar and East Sonatoro Ward No. IV.—Domoparah Ward No. V.—Barinparah Ward No. VI.—Schera, Saddi and Nurai Ward No. VII.—Anudpur, includin Pangalpara and Puraha line	2 2 1 2 2 1 3 2 2 1 1 3 2 2

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd. PATNA DIVISION!

District.	Name of Monicipality.	Number of wards	Names, brundaries or extent of each ward.	Number of Commissioners to be elected for each ward.
Patna	Patun	6	Ward No. I.—Malsalami	3
• •		1	. Ward No. 11 -Chak Kalan	3
			Ward No. IIIKhaja Kalan	4
			Ward No. IV,-Alumganj	3
			Ward No. VPeerbapore	3
		1	Ward No VIBankipore .	4
Ditto	Bihar	1	Ward No I Morarpur	8
			Ward No. II Chauk Handi	2
			Ward No III. Seris	2
			Ward No. IV.—Soh	2
Dittó	Barh	4	Ward No. ISalempur	2
			Wurd No. 11Walipur	2
	,		Ward No. IiI Talibour	1
	,	į	Ward No. IV Chondhi	ì
Shahabad	Arrah	4	Ward No. I — Dean's Tank con- sisting of Mahallas Mohajan Toli No. II, Bagh Mansha Pande, Majhowa, Gonsgunge, Balbatra, Singhi Khoord, Singhi Kal-n	3
			Ward No. II.—Court-house consist- ing of Mahallas Mobajan Toli, Mohodewa, Babubazar, Nowadah, Kurmuntola, Pakri, Maula Bagh, Chandwa, Dolputpur	3
			Ward No. III.—Market consisting of Mahallas Chowk Musjid, Sitalgunge, Sivgunge, Anaeth, Sreevola, Bahiro, Ahmudnugger	,}
			Ward No. IV.—Aboorpool consisting of Mahallas Aboorpool, Rowzah, Nazirgunge, Moti Tola, Ahirpoorwe, Ibrahimnagar, Raghu Tols, Dhamipara, Mahomed Zomanugger, Pharahra, Chhajungunge, Bhalohipoor, Meers Chuck, Begumpore, Sheikserai, Baradooaria, Bhekha Chuck	3

1 Now read Patus and Tirbut D.visions.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

PATNA DIVISION—contd.

District.	Name of Manucipality,	Number of wards.	Names, boundaries or extent of each ward.	Number of Commis- sioners to be slected for each ward
Shahalnd— contd.	Buxar	3	Ward No. I.—Chowk consisting of Mahallaa Bari Tola, Durzi Tola, Turaha Toli, Mahalla Line, Amla Toli, Gora Barick, Kotwali, Cho- butra, Thatchri Bazar, Chowk and Gola Bazar	
			Ward No. II.—Serzi consisting of Mahallas Serai, Mollah Toli, Dusadh Toli, Kasai Toli, Khalasi Mahalla, Sehniputti, Ahirpurwa rnd Sarmapur	i
		•	Ward No. III.—Naibazar cousistiog of Mahallas Koerpurwa, Naiji Bazar, Gudhadhurgani, Railway Station and Charitar Ban	1
Ditto Damrson	Damrson	2	Ward No. I.—Chowk Bazar consist- ing of Mahallaa Lalganj (hana, Langtoo Mohadeo, Thatehri Bazar, Tewari Toli and Gowad Toli	
			Ward No. II.—Rajeahwarjee, consist- ing of Mahallas Lala I'oli, Lohar Toli, Machurhatta, Purani Bazar, Sahidmurd, Taribazar and Cho- turshalgunge	
Ditto	Sasaram	6	Ward No. I.—Mahallas Serai Korun, Serai Dukhit, Korun Serai, Shaiburut, Shaikpura, Kober- gunge Mandai, and Keshwar Khan	
			Ward No II.—Mahallas Chowk Handi, Khilanganj, Nuranganj Zakishahid, Sulaimanganj and East Serai	
			Ward No. III.—Mahallas Shabba ganj, Alumganj, Daleganj, Kels and Madardarwaza	2
	1		Ward No. IV Mahallas Mobaruk- gunge, Kalinbaf Tola, Bazar Jani Sanfullagunge and Kezipura	

*Bengal Act III of 1884 (the Bengal Municipal Act, 1884)—contd.

PATNA DIVISION-contd.

Name of Municipality.	Number of wards.	Names, boundaries o: extent of each ward.	Number of Commis- sioners to be elected for each ward
Sasarani .	6	Ward No. V.—Mahallas Lukhnoo Serai, Pauthan Toli, Bharthigunge, Moochi Toli and Laskarigunge	2
		Ward No. VI Mahallas Kotha Toli, Sonar Toli, Mohajun Toli, Sherganj and Chumar Taoky	2
Jagadispur .	5	Ward No. I Mahallas Toorha Toli, Panda Toli, Koiri Toli and Ojhabazar	1
		Ward No II.—Mahallas Macher- hatta, Misirtoli, Mohunt's Mahalla Bhatka Imli, Moochitola, Chamar- toli (west) and Khakuta	1
•		Ward No. III. Mahallas Parohit- tola, Akhewry. Bissuntoli, Bala- pur, Soothati, Thanna and Poorana Tola	t
		Ward No. IV. Mahallas Sadar Bazar, Chowk and Dosadh Tola	2
		Ward No. V. Mahallas Sadar Bazar (east), Padaruth Paudey's Gallee, Jagas Peepul, Chero Toli, Pathan Toli and Chamar Toli (east)	
Bhabhua	2	[Superseded by Notification No 150, dated the 15th January, 1894, noted in Vol 1, p. 410.]	
Mazaffarpur	6	Ward No I.—Mahallas Barham- pura and Marriporo	2
	•	Ward No. II Mahallas Saraya- ganj, Sekanderpore and Nazir- pore	2
		Ward No. III.—Mahallas Sadpura, Mahomedpore, Kazi Gunipore, Kajipore, Noorullapore and Mithenpura	. , ,
	Municipality.	Municipality. of wards. Sasaram 6 Jagadispur 5	Manicipality. Sasaram 6 Ward No. V.—Mahallas Lukhnoo Serai, Panthan Toli, Bhartbigunge, Moochi Toli and Laskarigunge Ward No. VI.—Mahallas Kotha Toli, Sonar Toli, Mohajun Toli, Sherganj and Chumar Taoky Ward No. I.—Mahallas Toorha Toli, Panda Toli, Koiri Toli and Ojhabazar Ward No II.—Mahallas Macherhatta, Misirtoli, Mohunif's Mahalla Bhatka Imli, Moochitola, Chamartoli (west) and Khakuta Ward No. III.—Mahallas Parohittola, Akhowry. Bissuntoli, Balapur, Soothati, Thanna and Poorana Tola Ward No. IV.—Mahallas Sadar Bazar, Chowk and Dosadh Tola Ward No. V.—Mahallas Sadar Bazar (east), Padaruth Pandey's Gallee, Jagas Peepul, Chero Toli, Pathan Toli and Chamar Toli (east) Bhabhua 2 [Superseded by Notification No 150, dated the 15th January, 1894, noted in Vol 1, p. 410.] Mazaffarpur 6 Ward No. II.—Mahallas Barhampura and Marriporo Ward No. III.—Mahallas Sarayaganj, Sekanderpore and Nazirpore Ward No. III.—Mahallas Sadpura, Mahomedpore, Kazi Gunipore,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

PATNA DIVISION-concld.

District.	Name of Municipality,	Number of wards,	Names, boundaries or extent of each ward,	Number of Commis- sloners to be elected for each ward,
Mazaffar pur - concld.	Mazaffarpur	6	Ward No. IV — Mohallas Kalyani, Akhara Ghat and Poorani Bazar	• 2
			Ward No. V Maballa Chandmara	2
•	•		Ward No. VI,—Mahallas Nauhauli- ganj, Kanhauli, Bishoon Dutt and Kanhauli Duh	• 2
Champaran	Motihari	••	Nil.	8#

Municipalities in which the Commissioners will not be elected for wards, but for the whole town.

Notification dated the 25th October, 1884 (published in the Supplement to the Calcutta Genette of 1884, pp. 1997, 2063, 2134 and 2305).

In continuation of the Notification, dated the 19th October, 1834, published at pages 1879 to 1881 of the Supplement to the Calcutta Gazette of the 22nd idem, the following statement showing the number and extent of the wards into which the municipalities mentioned will be divided for the purposes of the election of Commissioners under section 14 of Act III (B.C.) of 1884, and the numbers of Commissioners to be elected for each ward, is published for general information, in accordance with the provisions of section 15 of the Act:—

PRESIDENCY DIVISION.

District.	Nau.e of Municipality.	Number of wards.	Names, boundaries or extent of each ward.	Number of Commi- sioners to be elected for each ward.
24-Parganas	Barnagore		[Superseded by Notification No. 338M., dated the 19th January, 1900, post, p. 843.]	•
• . •	South Subarban,		[Superseded by Notification No. 3314M. dated the 27th Novembr, 1900 and No. 463 T — M., dated the 29th May, 1901, both printed post p. 846.]	

. Bengal Act III of 1884 (thr Bengal Municipal Act, 1884)--contd.

District.	Name of Municipality.	Number of wards.	Names, boundaries or extent of eac., ward.	Number of Commis- sioners to be elected for each ward.
24. Parganas	Rajpur .	5	Ward No. IRajpur Ditto IIHaribavi	4 3
			Ditto III —Changaripotta and Kodelia Ditto IV. — Naluncha and Mahi	2
•	•		Ditto IV Maluncha and Mahi nagar Ditto V Jagardal and Elachi	1 2
	Baruipur	6	Ward No. I.—Barupur Ditto II —Mondalpara	1 1
]	Ditto 11I - Brahminpara	1
	, ,		Ditto IV.—Kamarpara	l l
			Ditto V.—Bazar Ditto VI.—Shashone	1 1
	Jaynagar	. 4	Ward No. I North Mozilpore	2
			Ditto IISouth ditto	. 2
		•	Ditto III -North Jaynagar	2
		İ	Ditto IV.—South ditto	2
	North Dum- Dum.	2	Ward No. I.—Kadihati Ditto II.—Nimta	3 3
	South Dum-	3	Ward No. I Padrichatta, Katchast-	
	Dum.		ruk, Myapati, Nojarbazar, Satgat- chi and Shyamnagar Ward No. II. Nimbutola, Gowshalla, Digla, Nyahasti, Dompara, Bag.	3
	•		julla, Ghugudanga, Jaipur, and Sinthi Ward No. III.—Belgachia, Dukhidan,	. 2
•			Golaghatta, Chalis Bigha, Nur- bhanga, Patipookur, and Dattabad	2
	North Bar-	12	Ward No. I Nawparah	1
	rackpore.		Ditto II Garulia North	1
	•	-	Ditto III Garulia South	1
	1	-	Ditto IVIchapur North Ditto V. Ichapur South	I
		1	Ditto V. Ichapur South Ditto VINawabaunge North	1
ĺ	- 1	•	Ditto VII.— Ditto Centre	i
			Ditto VIII Ditto South	ī
1	1	ļ	Ditto IXPulta	. 1.
		:	Ditto X - Dhitara	• 1
į			Di to XIMonirampore	1
1	ì	İ	Ditto XIIGanti	1]

¹ This ratement in Italies within square brackets was superseded by that published with Notification No. 140 M., dated the 18th January, 1807, post, P. 352.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

District.	Name of Municipality,	Number of wards,	Names, boundaries or extent of each ward.	Number of Commis- sioners to b elected for each ward
24-Parganas— contd,	South Barrack pore	12	Wardo No. 1.—Chunder pukuso Ditto II.—Chanak Ditto III.—Titagar Ditto IV. Khardah Ditto V—Rorah Ditto VI.—Sukchar Ditto VIII.—Bawanipore Ditto VIII.—Bhawanipore Ditto IX.—Panikati Ditto X — Agar para Ditto XI.—Natagore Ditto XI.—Natagore Ditto XII.—Gholla	• 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Borasat	7	Superseded by Notification No. 3416, dated the 26th June, 1899, printed ante, p. 797.	
	² [Nathati	7	Ward NoI - Mulajor, Atpur Jaguda Ditto II Bhatpara Ditto III Nuihati and Kantal- para Ditto IV Garifa Ditto V - Kona Ditto VI Halisahar Ditto VII Bijpur	2 2 2 2 2 3 3
	Pasirhat	10	Ward No. 1—Dholchitta Ditto II.—Nalcora Ditto III.—Dandirhat and Naihati Ditto IV. Khord Belia. Sharnpola and Jelalpero Ditto V.—Basirhat and Sadarati Ditto VI. Marishpur and Belu-	1 1 1 . 1
			pur Ditto Vli.—Mirzapur, Tapa, Topachpur and Bhowanipur	1
			Ditto VIII.—Jorakpur Ditto IX.—Tantra	1 . 1
•			. Ditto XBluda and Noara	1

² This statement in italics within square brackets was superseded by Notification No 523 T.—M. dated the 27th June, 1908, post, p. 853, but is referred to under the mod "Panthati Municipality" in Notification No. 511, dated the 30th January, 1900, post, p. 854.

² This statement in Italia within square brackets was superseded by Notification No. 1273 T.—M., dated the 20th June, 1903, post, p. 845.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

PRESIDENCY DIVISION-contd.

DISTRICT.	Name of Municipality.	Number of wards.	Names, loundaries or extent of each ward.	Number of Commis stoners to b elected for each ward
24-Parganas—	Taki	4	Ward No. I.—The eastern part of	2
		'	Ditto II The western part of	
		1	Taki Ditto III,-Sodepur	2
			Ditte IV.—Bookati, and Jelal-	ı
,			pur	1
·	Baduria	8	Ward No. IBaduria	I
			Ditto II.—Arbalia	1
			Ditto III.—Taragoonia	i
	·		Ditto IV.—Magurtty Ditto V.—Purah	1
		į		1
		1	Ditto VIKhurgachi	1
			Ditto VII. Rudderpur Ditto VIII.—Andamanik and	1
•			Magurkhali.	1
, G ⁰	Gobardanga	. 6	Ward No. I West Gobardanga	I
	,		Ditto IICentral Gobardanga .	1
			Ditto III.—East Gobardanga	1
			Dicto IV Khanturia	1
			Ditto V.—Haiderpur	. 1
			Ditto VI Gaipur	I
essore	Jessore	1 [4]	Ward No. I Kashba Ditto 11 Purana Kashba and	6
			khorki	2
			Ditto III Bejpara, Sankarpur,	
			and Chanchra	2
			Ditto IV.—Baraindi and Ghopo	1
			Ditto VNilgunge, Bagchar,	
	TT 1 1 1		and Murali	1
	Kotchandpur	3	Ward No. I - Salempur Ditto II Chandpur	2
•	•		Ditto II.—Chandpur Ditto III—Bara Bamondaha	3
	Maheshpur	3	Ward No. I -Mahesbpur	5
	nranconpar in		Ditto II Jalilpur	3
	•		Ditto III.—Hamidpur	ន
hulna	2 Satkhira	6	Ward No. I -Satkhira	3
	-	1	Ditto IISultanpur	1
1		,	Ditto III.—Pranshire	1
		.	Ditto IV.—Katia	1
			Ditto VRusulpur and Polas-	1
	•		Ditto VIKamarnagore, Itega-	
4	j	ſ	cha and Bankal	1

¹ Sic. Read 5.

This entry for Sutkhura has been modified by Notifications No. 368 M. and No. 8 T.-M., dated the 26th January and 18th April, 1906, respectively, post, p. 851.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

DISTRICT.	Name of Municipality.	Number of wards.	Names, boundaries or extent of each ward.	Number of Commis- sioners to be elected for each ward,
Murshidabad	Berhampore	б	Ward No. I.—Gorabazar Ditto II.—Cantonment Ditto III.—Berhampore Ditto IV.—Khagra Ditto V—Saydabad Ditto VI.—Cossimbazar	. 3 1. 5 4 3
	1[Lalbagh	4	Ward No. I.—Shamnagar Ditto II.—Mohimapur Ditto III.—Monullabazar Ditto IV.— Asanpur	• 4 2 4 2]
•	Jangipur	•••	Superseded by Natification No. 899 TM., duted the 4th June, 1906, ante p. 800.	
	Kandi	Б	Ward No. I — Kandi Ditto II — Jemnah Ditto III.— Bagdanga Ditto IV.— Rassorah Ditto V.— Chatni Kandi	3 3 1 1 1
Nadia	Krishnagar	- 6	Ward No. I —Bounded on the north by the river Jalangi; on the east by Jorapookur and Ghurni road; on the south by the Jail Street and Circular Road; and on the west by the municipal limits	4 ²
			Ward No II.—Bounded on the north by the Circular Road and Court Street; on the east by the High Street; on the west by municipal limits; and on the south by the Rajah's Road and Nadia Road	g.,
	•		Ward No. III.—Bounded on the north by the Nadia Road, Rajah's Road, and Bagula Road; and on the east, south and west by municipal limits	2 :
			Ward No. IV.—Bounded on the north by the Jail Street and Radhansgore Road; on the east by municipal limits; on the south by the Bagula Road, and on the	
			west by the High Street	3 3

¹ This statement in italies within square brackets was superseded by that published with Notification No. 4686 M., dated the list November, 1885, post, p. 542.

These figures were substituted for the original figures by Notification No. 1808, dated the 17th Masch, 1908, each p. 846.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

DISTRICT.	Name of Municipality.	Number of wards.	Names, boundaries or extent of each ward,	Number of Commis- sioners to be elected for each ward.
Nadia-contd.	Krishnagar	6	Ward No. V.—Bounded on the north by the river Jalangi and munici- pal limits; on the east by the municipal limits; on the south by the Radhanagore Road; and on the west by the Ghurni Road and Jorapookur	2 1
	Ranaghat	6	Ward No IBounded on the north by Bachko khal; on the east by Joygopalpur; on the south by the Lurrabazar Road pucca drain, and Ruthdanga Road; and on the west by the river Chorney Ward No IIBounded on the north hy Ward No. I; on the east by the railway line; on the south by Dey Chowdhry's Shiddisheytollah and Pal Chowdury's Street and Shyam Pal Chowdhry's	2
			bathing ghat road; and on the west by the river Choorney Ward No. III.—Lounded on the north by Ward No. II; on the east by the railway line; on the south by the Ferry Fund Road; and on the	2
S			west by the river Choorney Ward No. IV.—Bounded on the north by Ward No III; on the east by the railway line; on the south by the Berhampore Road and Railway Street; and on the west	2
			by the river Choorney Ward No V.—counded on the north by Ward No IV and Gopalnagore Road; on the east by Magur- khall; on the south by Hamghur- khal; and on the west by the	2
			river Cho rney Ward No. VI.—Bounded on the north by the Rathdanga Road; on the east by the Magurkhali Road; on the south by the Gopalnagore Road; and on the west by the	3
	Santipur		railway line [Superseded by Notification No. 519 TM., dated the 11th June, 1910, printed post, p. 587.]	2

¹This figure was substituted for the original figure by Notification No. 1808, dated the 17th March, 1908, post, p. 848.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

District.	Name of Municipality.	Number of wards.	Names, boundaries or extent of each ward.	Number of Commis- sioners to be elected for each ward.
Nadia-contd.	Kushtia		[Modified by Notification No. 354 M., dated the 24th January 1896,	• . •
	Birnagar	4	ward No. I.—Bounded on the north by the road from Parhpoor to Jorssanko; on the east by the Dakatiaghat; on the south by Baromashiaghat and Chookerbeel; and west by the Berhampore road Ward No II.—Bounded on the north by the road from Samipoojah garden to the Berhampore road; on the east by the Bayeshpur and Khishmeh roads; on the south by Ward No. I; and on the west by	• 3
	<u> </u>		the Berhamporo road	2
		•	Ward No. III.—Bounded on the north by part of Bayeshpur road; on the east by Bayeshpur and Khishmeh roads; on the south by Ward No. II; and on the west by the Berhampore road	2
			Ward No. IV.—Bounded on the north by Benakurah and Kathura bils on the east by the Bayeshpur road; on the south by Ward No. III, and on the west by the Berhamporo road	1
	Nadin		[Superseded by Notification No. 1321 M., dated the 30th August 1910, post, p. 858.]	
	Meherpur	6	Ward No. I Gowalpsra and Datta-	. 1
			Ward No. IIJoliaparah and Mukherjipara	1
		[Ward No. III.—Baruiparah and Tantiparah	1
			Ward No. IV Seikparah and Kala- chandpore	. 1
			Ward No. V.—Kasyabparah, Bangal- parah and Chakrabarttypara	1
	1		Ward No. VI.—Mallikparah and Murdhapara	1

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd. PRESIDENCY DIVISION—concld.

District.	Name of Municipality.	Number of wards.	Names, boundaries or extent of each ward.	Number of Commis- sioners to be elected for each ward.
Nadia-concld.	Kumarkhali	5	Ward No. I Founded on the north by Raraparah; on the south by the river Gorai; on the east by Serkandi; and on the west by Elange	2
•			Ward No. IIBounded on the north by Durgapore; on the south by the river Gorai; on the cast by Batikawara; and on the west by Kumarkhali	3
,			Ward No. III—Bounded on the north by the Ghoserai Ferry Fund Road; on the south by the river Gorai; on the east by Kumarkhali; and on the west by the Boraria khal	2
			Ward No. IV.—Bounded on the north and south by the Railway line; on the east by Batikawara; and on the west by Elange Ward No. V.—Bounded on the north by the Railway line; on the south	ı
			by the river Goral; on the east by the Ferry Fund Road; and on the west by Serkandi	2

Erratum dated the 30th July, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 230).

In the Notification dated the 13th October, 1884, published at pages 1763 to 1773 of the Supplement to the Calcutta Gazette of the 15th idem, dividing municipalities into wards for the purposes of election, for "Sham Gully," in Ward No. VI of the Hooghly and Chinsura Municipality, read "Sham Babu's Ghat Street."

Notification dated the 30th January, 1888 (published in the Cakutta Gazette of 1888, Part IB, p. 54).

UNDER the provisions of section 15, Act III (B. C.) of 1884, the following table, shewing the number of wards into which the Municipality of Kharar, in

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

the district of Midnapore, will be divided for the purposes of the election of Commissioners under section 14, and the number of Commissioners to be elected for each ward, is published for general information:—

• Wards.		:	Number of lommissioners to be elected for each ward.
Ward No. I—The village of Kharar	•••	•	4
Ditto II-The village of Udaygunge •	•••	•••	3
Ditto III—The village of Dalpatipore	•••	•••	3

The villages of Rairdanga and Krishnapore are included in the villages of Kharar and Udaygunge.

Notification duted the 8th April, 1389 (published in the Calcult's Gazette of 133), Part IB, p. 80).

The following statement showing the number and extent of the wards into which the municipalities mentioned below will be divided for the purposes of the election of Commissioners under section 14 of Act III (B. C.) of 1834, and the numbers of Commissioners to be elected for each ward, is published for general information, in accordance with the provisions of section 15 of the Act:—

District.	Name of Municipality.	Mumber of wards,	Names, boundaries or extent of each ward.	Number of Commis- sloners to be elected for each ward.
24-Pargan a s- (Presidency Division).	¹ Chitpore and Cossipore.	4	Ward No. I—Bonded on the north by the Gun Factory road; on the east by the Barrackpore Trunk road; on the south by the canal; and on the west, by the river Hoogaly Ward No. II—Beunded on the north by the Paramanick Ghat foad, Cossipore road and Dariahbagan road; on the east by the Barrack- pore Trunk road; on the south by the Gun Foundry road; and on the west by the river Hoogaly Ward No. III— [Superaed by Noti- faction No. 3276 M. dated the 17th December, Ward No. IV— 1901, post, p. 847.]	2.

BENGAL ACT III or 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

DISTRICT.	Name of Municipality.	Number of wards	Names, boundaries or extent of each ward.	Number of Commis- sioners to be elected for each ward.
24-Parganas	Maniktala	3	Ward No. I.—Bounded on the north, west and east by the two canels; and on the south by the Maniktala road	2 4

Notification dated the 14th August, 1889 (published in the Calcutta Gazette of 1889, Part IB, p. 174).

Under section 15 of Act III (B. C.) of 1884, the Lieutenant-Governor is pleased to declare that the Municipality of Howrah shall be divided in ten wards, in accordance with the Schedule hereto annexed, and that the number of Commissioners to be elected for each ward shall be as specified in the sub-joined Schedule:—

SCHEDULE.

Boundaries of wards.

Number of Commissioners to be elected for each ward.

WARD No. I.

On the north—Joya Bibeo's Lane, outfall drain on the south of Hurro Dhole's garden and Chandalparah Lane. On the south—Horogunge road. On the east—River On the west—Hooghly road

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

SCHEDULE-contd.

Boundaries of wards.

Number of Commissioners to be elected for each ward.

WARD No. II.

On the north—A line beginning at a point on the Hooghly road 100 feet south of Nuskurparah lane; thence a direct line westward across the Maleepanchghurah paddyfields to the oulvert opposite garden of Bhoggobutty Bysack on the Belur road and Liluah road. On the south—

1 [Old Benares road, the East Indian Railway line and the Bengal-Nagpur Railway line]. On the east—Grand Trunk road and Hooghly road. On the west—Bamoongachoe paddy-fields

WARD No. III.

On the north-Horogunge road. On the south-Golabaree road. On the east-River. On the west-Grand Trunk road

1 WARD No. 1V.

North-Old Jenares Road, Grand Trunk Road and Golabarco road. South-Church Road, Avenue Road, Buckland Road and Telkulghat Road.

East-River Hooghly. West-The East Indian Railway line up to the Chandmari Bridge and Grand Trunk road] ...

WARD No. V.

Cn the north—1 [The Bongal-Nagpur Railway line and the East Indian Railway line up to the Chandmari Bridge.] On the south—

Telkulghat Road, Haroourt's lane and Kally Banerjea's lane. On the east—

1 [Grand Trunk Road, Church Road, Avenue Road and Buokland Road.] On the west—Bhoggobutty Karar's lane, Doorga Doss Bose's lane, Koylash Banerjea's lane, Lukhun Dass's lane and Kally Koondoo's lane up to its junction with Kally Banerjea's lane

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

SCHEDULE-contd.

Boundaries of wards,

Number of Commissioners to be elected for each ward.

WARD No. VI.

On the north-Banttrah paddy-fields. On the south-Ollabibecto'lah lane, Nuskurparah lane and Bostomparah lane. On the east-lane, Bhoggobutty Karar's Doorga Doss Bose's lane, Lukhun Dass's lane, Kally Koondoo's lane, Needhee Ram Manjoe's lane, Gopaul Banefjea's lane and portion of Ramkristopore lane between its junctions with Goral Banerjea's lane and the footpath through Kumar Banerjea's Chunder garden. On the west-Belgachia road, a direct line from that road beginning from the south-eastern corner of Deno Sen's garden across the paddy-fields to a point on the Makordah road, 1,764 feet west of the toll-house, Doomrar Jollah, Haldarparah lane, Goddadhur Mistry's lane and Kasoondiah paddy-fields

2

WARD No. VII.

On the north—Telkul Ghat road, Harcourt's lane and Kally
Banerjea's lane. On the south—Banstollah Ghat road and Park's Garden
lane. On the sast—River. On the
west—Kally Koondoo's lane, Needhee
Ram Manjee's lane, Gopaul Banerjea's
lane and portion of Ramkristopore lane
between its junction with Gopaul Banerjea's lane and Park's Garden lane ...

2

WARD No. VIII.

On the north—Banstollah Ghat road, Park's Garden lane footpath through Bahu Chunder Coomar Banerjea's garden, Koyepooker land and Mussalmanparah lane. On the south—Juggut Banerjea's Ghat road, Rajah's Bagan lane, Mollahparah branch lane and portion of Khetter Banerjea's lane from its junction with the latter lane and Circular road at the house of Deno Master. On the east—River. On the west—Circular road ...

8

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

SCHEDULE -concld.

Boundaries of wards.

Number of • Commissioners to be elected for each Ward.

WARD No. IX.

On the north-Jagat Banerjea's Ghat road, Rajah's Bagan lane, Mollahparah branch lane, Khetter Banerjea's lane between its junction with the latter lane and Circular road at the house of Deno Master and portion of Circular road between its junction with Khetter Banerjea's lane and Chatterjea's hat. On the south-River. On the east-River. On the west-Belliah khal and Botanical garden

WARD No. X.

On the north—Doomrar Jellah and Shokhair bazar road.

On the south—Baxarah paddy-fields.

On the east—A line from the southeastern corner of Doomrar Jollah to
Haldarparah lane, Goddadhur Mistry's
lane and Mussalmanparah lane. On the
west—Boroj Maut lane and western
portion of Baxarah road between its
junction with Boroj Maut lane and the
culvert over Baxarah khal...

Notification dated the 9th June, 1890 (published in the Calcutta Gazette of 1890, Part IB, p. 186).

It is hereby notified, for general information, that in modification of the Notification, dated the 13th October 1884, published at pages 1763-73 of the Supplement to the Calcutta Gazette of the 15th idem, the Lieutenant-Governor is pleased to direct, under section 15 of Act III (B. C.) of 1884, that three Commissioners shall be elected for Ward No. V of the Burdwan Municipality, instead of the number 2, fixed under the aforesaid Notification.

Notification dated the 8th November, 1890 (published in the Cakutta Gazette of 1890, Part IB, p. 333).

In ² [modification] of the Notification, dated the 27th February, 1885, published at page 155, Part I of the Calcutta Gazette of the 4th March, 1885, it is

¹ Printed ante, p. 806.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

kereby notified, for general information, that the Municipality of Raniganj, in the district of Burdwan, will, for the purposes of the election of Commissioners under section 15 of Act III (B. C.) of 1884, be divided into the following three wards:—

Ward No. I.—All that part of the Municipality lying north and west of the Bankura Feeder Road, the West Bazar and Mangalpur Road.

Ward No. II.—All that part of the Municipality lying east and south of the Barkura Feeder Road, Burabazar, Marwaripati, East Bazar, Butcherpati, Mangalpur Road.

Ward No. III.—All that portion not included within the above boundaries.

2. The number of Commissioners to be elected for Wards Nos. I and II should be three each and for Ward No. III two.

Notification No. 4050M., dated the 21st November, 1895 (published in the Calcutta Gazette of 1895 Part IB, p. 256).

In continuation of the Notification No. 527 T.—M., dated the 19th Septomber, 1895, published at pages 215 and 216, Part IB of the Calcutta Gazette of the 25th idom, the following statement showing the number and extent of the wards into which the Municipalities of Azimganj and Murshidabad, in the district of Murshidabad, will be divided for the purposes of the election of Commissioners under section 14 of the Bengal Municipal Act III of 1884, as amended by Act IV of 1891, and the number of Commissioners to be elected for each ward, is published for general information, in accordance with the provisions of section 15 of the Act:—

Name of Municipality	Number of wards		Number of Commis- sioners to be elected for each ward.
1 •	9	3	4
Murshida bad	3	Ward No. I.—Shahanagore, commencing from the southern extremity of the Municipality up to Nizamnt High School road, including the said school within the ward. Ward No. II.—Ichhagunj, commencing from the northern extremity of the Shahanagore ward to Baluturn in Mohimapur. Ward No. III.—Nashipur, commencing from the northern extremity of the Ichhaganj ward to the southern extremity of the Azimganj Municipality	2

¹ Printed ante p. 746.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Name of Municipality.	Number of wards.	Names and extent of wards.	Number of Commis- sioners to be elected for each ward.
1	2	3 . :	4
Asimganj	3	Ward No. I.—Baluchar, commencing from the northern extremity of the Murshidabad Municipality up to Jutaputty road (Pausaryputty road)	4 2 4

Notification No. 338 M., dated the 19th January, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 17).

Under section 15 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, the following statement showing the boundaries of wards into which the Barnagore Municipality, in the district of the 24-Parganas, is to be divided for the purposes of election, and the number of Commissioners to be elected for each ward, is published for general information;—

Ward number.	Vame of village or mahalla.	Boundary.	Number of Commis- sioners to be elected for each ward.
1	South Barnagore	South—Paramanick Ghat Road 1 [East—The portion of Cossipore Road from Paramanick Ghat Road up to sits junction with Gopal Lal Tagore's Road and the portion of Gopal Lal Tagore's Road commencing from the above point to its junction with the Moyradanga Road.] North—Moyradanga Road, portion of the Victoria Road from Moyradanga Road to Suripara and the Snripara Road. West—River	

² This description of the eastern boundary of Ward No. I was substituted for the original description by Notification No. 1214 M., dated the 13th March 1900, post, p. 845.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Ward humber.	Name of village or mahaila.	Boundary.	Number of Commis- sloners to be elected for each ward.
II	North Earnagore	Scutl.—Ward No. I East—Portion of Gopal Lal Tagore's Road from Moyradanga junction to Hedger's Road.	
	·	North-Hedger's Road, Vair Road Musalmanpara Road, Hastie's Road including Municipal office and adjacent busti and Kani Rashmoni's Road.	3
'		West-River	J
Ш	Bonhugli with part of Dakshineswar.	South—Northern boundary of Ward No, 11, portion of Gopal Lal Tagore's Road from Hedger's Road to Chandal- para Road and Chandalpara Road and Lane.	
		East-Barrackpore Trunk Road	[.
		North-Magazine Road	
		West-River	J
IV	Sinti, Nainan Palpara and Nawapara.	South-Sinti Road and Dhariabagan Road.] 1
		East—The eastern boundary of the Barnagore Municipality.	Total
		North-Dantia khal	number of
	. } 4	West-Barrackpore Trunk Road, Chan- dalpara Lane and Road and the portion of Gopal Lal Tagore's Road from Chandalpara Road to Dhariabagan Road.	Commissioners to be elected 6.

Notification No. 511 M., dated the 30th January, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 21).

Under section 15 of the Bengal Municipal Act III of 1884, as modified up to the 1st November, 1896, the following statement, showing the names and boundaries of wards into which the South Barrackpore and Panihati Municipalities, in the district of the 24-Parganas, are to be divided for the purposes of election, and the number of Commissioners to be elected for each ward, is published for general information:—

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

South Barrackpore Municipality.

[Superseded by Notificatoin No. 523 T. M., dated the 27th June, 1908, post, p. 853.]

Panihati Municipality.

Name of ward.	Boundaries.	Number of Commis- sioners to be elected.
•	NorthSouth Barrackpore Municipality	
ISukchar	FastWard No. II (Sodpur) and Ward No. VI (Natagore)	•
	South.—Ward No. III (Bhawanipur)	
•	West.—River Hooghly	5)
II.—Sodpur	Barrackpore Municipality, notified in page 1998, Supplement to the Calcutta Gazette, dated the 29th Octo	-
	ber 1884, under Government orders dated the 35t	1
IIIBhewanipur	The same as Ward VIII of ditto	. 1
IVPanihati	bitto IX of ditto	. 1
VAgarpara	Ditto X of ditto	. 1
VINatagore	Ditto XI of ditto	. 1
VIIGhola	Ditto XII of ditto	. 1

Notification No. 1214 M., dated the 13th March, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 49).

In the Notification No. 338 M., dated the 19th January, 1900 ², published at page 17, Part IB of the Caloutta Gazette of the Paramanick Ghat Road up to its function with Gopal Lai Tagore's Road commencing from the above point to its junction with the Moyradanga Road. which the Barnagore Municipality, in the district of the 24-Parganas, is to be divided for the purposes of election and the number of Commissioners to be elected for each ward, for the eastern boundary of Ward-No. I given therein, and noted in the margin read the following:—

East-[Printed ante, p. 843.]

Printed anie, p. 829.
Printed anie, p. 843.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Notification No. 3314 M. dated the 27th November, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 230).

The following statement showing the number and names of the wards into which the Tollygunge Municipality will be divided for the purposes of the election of Commissioners, under section 14 of the Act, and the numbers of Commissioners to be elected for each ward, is published for general information, in accordance with the provisions of section 15 of the Act:—

Name of Municipality.	Number of ward.	Name of ward.	Number of Commissioners to be elected for each ward.
1	2	3	4
Tollygunge Municipality	5	Ward No. 1.—Tollygunge " No. II.—Dhakuria " No.III.—Garia " No. IV.—Tiljala " No. V.—Molarhat	2 1 1 1

Notification No. 463 T.-M., dited the 29th May, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 97).

The following statement showing the number and names of the wards into which the South Suburban Municipality will be divided for the purposes of the election of Commissioners under section 14 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, and the number of Commissioners to be elected for each ward, is published for general information, in accordance with the provisions of section 15 of the Act:—

Name of Municipality.	Number of ward,	Name of ward,	Number of Commissioners to be elected for each ward.
South Suburban Municipality	6	I.—Behala II.—Italghata III.—Shahapur IV.—Barisa V.—Sarsuna VI.—Sodpur	1 1

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 2021 M., dated the 17th July, 1901 (published in the Calcutta • Gaustie of 1961, Part IB; p. 127).

The following statement showing the number of wards into which the Dainhat Municipality, in the district of Burdwan, will be divided for the purposes of the election of Commissioners under section 14 of the Bengal Municipal Act III of 1884, as modified up to 1st November 1896, and the number of Commissioners to be elected for each ward, is published for general information, in accordance with the provisions of section 15 of the Act:—

Name of Municipality.	• Ward.	Number of Commis- signers to be elected for each ward.
l'ainhat	Ward No. I. Bounded on the north by the river Bhagirathi; cast by the Kutipara road; west by Koomsrpara road leading to Paikpara; and south by a line drawn from the southern end of Champacha road to the Dighitank of Paikpara, and thence to Kutipara road Ward No. II.—Bounded on the north by the friver Bhagirathi; east by Koomarpara road leading to Paikpara; west by Dainhat Sadar road; and south by a line drawn from the banian tree at the junction of the Sadar road with the Bagtiera-Mandalpara road to the southern end of Champacha road Ward No. III.—Bounded on the north by the river Bhagirathi; east by Dainhat Sadar road; west by Dewanganj to Bijoynagar road; and south by a line drawn from the end of Bijoynagar road to the banian tree at the junction of the Dainhat Sadar road with the Bagtiera-Mandalpara road Ward No. IV.—Bounded by the north by river Bhagirathi; east by Dewanganj to Bijoynagar road; west by Srikhanda road, and south by a line drawn from Talapukur near the Srikhanda road; east to Baichi tank; thence to the assatha tree near Sandali tank; thence to the southern end of Bijoynagar road	2 2
<u> </u>		I.

Notification No. 3276 M., dated the 17th December, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 288).

The following statement, showing the revised extent of Ward Nos. III and IV of the Cossipore-Chitpur Municipality, in the district of the 24-Parganas, for the purposes of the election of Commissioners under section 14 of the Bengal

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Municipal Act III of 1884, as amended up to the 1st November, 1896, is published for general information, in accordance with the provisions of section 15 of the Act:—

Name of ward.

Poundaries or extent of the ward.

Ward No. III

Bounded on the north by the Kali Charan Phose's Road and Ram Kissen Ghose's Road; on the south by the Paikpara Road and the Belgachia Road; on the east by Eastern Bengal State Railway lines; and on the west by the Barrackpore Trunk Road.

Ward No. IV

.. Bounded on the north by the Paikpara Road and the Belgachia Road; on the south by the Circular and New Cut Canals; on the east by the Eastern Bengal State Railway lines; and on the west by the Barrackpore Trunk Road.

2. This Notification supersedes so much of the Government Notification dated the 8th April 1889, dividing the Municipalities of Cossipore-Chitpur and Maniktala into wards for the purposes of the election of Commissioners, published at page 80, Part IB of the Calcutta Gazette of 10th idem, as relates to the extent of the aforesaid wards of the Municipality of Cossipore-Chitpur.

Notification No. 1308 M., duted the 17th March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 54).

Under section 15 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, the following statement showing the number of Commissioners to be elected for each of the several wards of the Krishnagar Municipality, in the district of Nadia, is published for general information, in modification of the Notification dated the 25th October 1884, published at pages 1997 to 2000 of the Calcutta Gazette, dated the 29th idem.

Name of ward.				Co	mmissioners o be elected or the ward.
Ward No 1	•••	•••	`•••	•••	4
" " II	•••	•••	•••	***	3
, " III		4 ***	•••		2
, , IV	•••	•••	•••	•••	3
',, ,, V	•••	•••	•••	•••	2

Printed aute, p. 827, Printed aute, p. 829,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd,

Notification No. 1512 M., dated the 17th March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 55).

Under section 15 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, the following statement showing the number and boundaries of wards into which the Halisahar, Municipality, in the district of the 24-Parganas, is to be divided for the purposes of election of Commissioners, and the number of Commissioners to be so elected for each ward, is published for general information:—

Ward No.	NAME.	Boundaries,	Number of Commis- sioners to elected for each ward.	
. 1	· Hazinaghur to Kona up	North-Kona Khal East-Balivora Mat and Jhiniku)	
	to Kona khal.	South - North of Balivora Road West-The River Hooghly	} 2	
11	From Kona Khal north- ward to Teorpara- Ghosalpara Road.	North-Ghosalpara Rôad East-Balivors Mat and Barasat Mat South-Kona Khal West-The River Hooghly	} 2	
I 11	From Teopara Ghosal- para hoad northward to Bag.	North—Bager Khal East—Panbustee Dungapara, Kalupara, Mucheepara. South—North of Ghosalpara Road West—Bager Khal	} 2	
IV	Dizpore	North—Bager Khal and Mathura Bil East—Patry Kumpa South—North of Jetia and Barasat Mat West—Panbustee, Dungapara, Kalupara up to the western border of Multick Gar, otherwise called Sheraj Mundle's Lane	} 2	

Notification No. 1273 7.—M., dated the 20th June, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 125).

UNDER section 15 of the Bengal Municipal Act III of 1×84, as modified up to 1st November 1×96, the following statement showing the number and boundaries of wards into which the Naihati Municipality, in the district of the 24-Parganas, is to be divided for the purposes of election of Commissioners and

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

the number of Commissioners to be so elected for each ward, is published for general information:—

Ward No,	Na we.		Boundaries.	Number of Commis- sioners to be elected for each ward.
]	Kantalpara	•	North—The southern border of Jan Mamud Road East—Daulpara and Katuria Bil South—Mukten pore Khal, north bank West—The River Hooghly	} 2
11	Naihati	:	North—The southern border of Kailasdas Road and Majheepars Road. East—Kalormat, Talpuker and west of Fora village. South—The northern border of Jan Manud Road. West—The River Hooghly	} 2
111	Gorifa		North—The southern border of Balivora Road. East—The western boundaries of villages Balivora, Rampur, Putty Malancha and Rajendrapur. South—The northern border of Kadasdas Road. West—The River Hooghly	} 2

Notification No. 1824 T. M., dated the 13th September, 1904 (published in the Caloutta Gazette of 1904, Part IB, p. 208).

Under the provisions of section 15 of the Bengal Municipal Act, III of 1884, the following statement showing the number and extent of the Wards into which the Khulna Municipality will be divided for the purposes of the election of Commissioners under section 14 of the said Act, and the number of Commissioners to be elected for each Ward, is published for general information:—•

•	Number of Wards into which the Municipality is divided	· Boundaries or exte ⁱ nt of each Ward,	Number of Com- missioners to be elected for each Ward.
	5	Ward No. 1 (North - Bhairab River	}

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Number of Wards into which the Municipality is divided.	Boundaries or extent of carb. Ward.	Number of com- missioners to be elected for each Ward.
5,	Ward No. 3 [North—Bhairab River East—Clay Road and Cemetery Road South—Ferry Ghat Road and Jossore Road. West—Municipal limit [North—Ferry Ghat Road and Jossore Road. East—Rupsa River and Ferry Ghat Road. Road.	2
	South - Municipal limit West - Haridas Babu's Road and Barada Roy's Road. South - Jessore Road East Haridas Babu's Road and Barada Roy's Road. South - Municipal limit West - Municipal limit	· .

Notification No. 368 M., dated the 26th January, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 11).

The following statement showing the revised extent of Wards Nos. 1 and II of the Satkhira Municipality, in the district of Khulna, for the purpose of the election of Commissioners, under section 14 of the Bengal Municipal Act, 1884, is published for general information in accordance with the provisions of section 15 of the Act:—

Ward No. I ...

\[
\begin{align*} \begin{align*} \text{Boundaries or extent of the Ward.} \\
\begin{align*} \text{North-Machkhola} \\
East-Jenla \text{bil.} \\
South-Ghuddi \text{bil.} \\
West-Pranshire (Ward No. 11). \\
\begin{align*} \text{North-The road to the south of the Cutcherry empound.} \\
\text{East-Satkhira \text{bil} and the road to the north of the Dighi.} \\
\text{South-Sultanpur Bazar.} \\
\text{West-Khal.} \end{align*}
\]

Notification No. 82 T. M., dated the 18th April, 1906 (published in the Galcutta Gazette of 1906, Part IB, p. 71).

In modification of the Notification dated the 25th October, 1884, 1 published at pages 1997—2000 of the Supplement to the Calcutta Gazette dated the

. BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

29th October, 1884, the following statement showing the number and extent of the Wards into which the Satkhira Municipality, in the district of Khulna, will be divided for the purpose of the election of Commissioners under section 14 of the Bengal Municipal Act, III of 1884, and the number of Commissioners to be elected for each Ward, is published for general information in accordance with the provisions of section 15 of the Act:—

District.	Name of Muni- cipality,	•	Wards.	Number of Com- missioners to be elected for each Ward.
Khulma	Satkhira	Ward No. I "" III "" IV "" V "" VI "" VII	Existing Wards (Kukrali)	 2 1 1 1 1 1 1 1 1 1 1 1

Notification No. 140 M., dated the 26th January, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 20).

In exercise of the power conferred by section 15 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), as subsequently amended, and in supersession of the Government Notification No. 1397 T.—M., dated the 1st September, 1900, published at page 184, Part IB of the Calcutta Gazette of the 5th idem, the Lieutenant-Governor is pleased to direct that, for the purpose of the election of Commissioners under section 14 of the said Act, the North Barrackpore Municipality, in the district of the 24-Farganas, shall be divided into the Wards named and numbered in the statement hereto annexed, and to prescribe that the number of Commissioners to be elected by each Ward shall be that shown opposite its name in the third column of the said statement.

•	•	•	•	Nan	ne of V	Vard.	•		Revised number of Ward.	Number of Commissioners to be elected by each Ward.
chapur				•••					1	1
Do.	•••			••	•	•••	•••		- 11	i
awabganj							•	1	111	,
Do.	•••			•••		•••	•••		ΪŸ	1 7
	••••			•••		•	•••	i	7.	
Do.	•••			••		•••	P		V	1 1
alta .	• • • •					••	•••		Vi	1 \
)hitara	•••					•••	•••		VII	1 1
Io nirampur									VIII	1
anti	•••		•			•••	•••		IX	1

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1894)-contd.

Notification No. 1145 T.M., dated the 18th September, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 133).

Under section 15 of the Bengal Municipal Act, III of 1884, the following statement showing the number and boundaries of wards into which the Bally Municipality, in the district of Howrah, is to be divided for the purposes of election of Commissioners, and the number of Commissioners to be elected for each ward, is published for general information in modification of the Notification dated the 13th October, 1884, published at pages 1882-92 of the Supplement to the Calcutta Gazette of the 22nd October, 1884:—

Ward	No		Boundaries.	Number Commi sioners to elected	is. o be
	1		On the north.—The Bally khal On the east.—The Hooghly river On the south.—The Gossainpara lane and a line crossing the Grand Trunk Road and Pathak Ghat lane. On the west.—The East Indian Railway Company's lines	}	4
1	ΙÌ		On the north—Gossainpara lane and a line crossing the Grand Trunk Road and the Pathak Ghat lano On the east.—The Hooghly river) }	4
. 11	ΙΙ		On the north - The Dharmtola Road leading from Bellore station to Crand Trunk Road (the said road to be included in Ward No. III). On the south — The existing limits between the Howrah and the Bally Municipality. On the east — The Grand Trunk Road) 	3
1	V	. ← ← ← ← ← ← ← ← ← ← ← ← ← ← ← ← ← ← ←	On the north.—The Palghat lane south and Ghose's lane south On the south.—The existing limits between the Howrah and Bally Municipality. On the east.—The River Hooghly On the west.—The Grand Trunk Road	} .	3.

Notification No. 523 T.M., dated the 27th June, 1908 (published in the Calcutta Gazetle of 1903, Part 1B, p. 94).

UNDER section 15 of the Bengal Municipal Act, III of 1884, the following statement, showing the names and boundaries of Wards into which the South Barrackpore Municipality, in the district of the 24-Parganas, is to be divided

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

for the purposes of election, and the number of Commissioners to be elected for each Ward, is published for general information in ¹ [modification] of the Notification No. 2118 T.M., dated the 28th September, 1906, published at page 154 of Part IB of the Calcutta Gazette of the 10th October, 1906:—

" Name of Ward.	Boundaries.	Number of Commis- sioners to be elected.
INona-Chan- daupukur.	North.—Mauzas Palta, Ichapur and Rabanpur South — Barasat Road East — Mauzas Jaffarpur and Mohanpur West.—Barrackpore Cantonment	} i
IIChanak {	North.—Barasat road including that road South.—Drain along the southern boundary of the Viceregal Park, the Barrackpore School Road (this road being included in ward Talpukur), then to north along the Grand Trunk Road, then to east along the Shikiripara Road continued by Harakissen Sarkar's road (these two roads being included in ward Chanak), then a straight line joining the castern extremity of Hara Kissen Sarkar's Road with the junction of the manza boundaries of Katalia and Raiyah. East.—Chak Katalia West.—Barrackpore Cantonment and River Hooghly	
III Talpukur {	North.—The southern boundary of ward Chanak, but including the ! arrackpore School Road. South.—Titagar khal, including the khal	;
IV.—Musalman-	North.—Titagar khal South.—Southorn boundary of manza Titagar East.—Mauza Raiyah and Kismat Paturia West.—Fencing on the western side of the Eastern Bengal State Railway line, including the Titagar Railway station premises.	}
VKhardaha	North Khardaha khal East Khardaha khal, joining the Grand Trunk Road South Mohit Mohan Goswami's Road, part of Rash Khola Road, joining the southern extremity of Pran Krishna Biswas's Road and Syam Sundar Ghat Road near Khardaha Middle Vernacular School, then Syam Sunder Ghat Road up to river Hooghly. West River Hooghly	1

2. tmo of Ward.	Bo	undaries.	4	Number o Commis- sioners to b elec ed.
· V1 — Rash Khola <	North.—Mohit Mohan Go tion of Pramatha Nat southern extremity of thence part of the Rash K the Syam Sundar Ghat I Road to river flooghiy Rash Khola ward.	h Mukherje Pran Krishi hola Road uj load, then Sy	e's Road to na Biswas's I o to the junction yam Sundar	the Road, on of Ghat
	EastPramatha Nath Mu	kerjee's Ron	d	}
	Nonth Nathu Pal's Ghat	Road	•	
	WestRiver Houghly			}
VII.—Rohra	North — A straight line a garden, then to north ale Restern Bengal State Rail the southern boundary of Patulia.	ong the west way line, th	ern fenoing of on to east a	the long
	SouthKhardaha khal	***	•••	
İ	East.—Mauza Karulia	•••	•••	
j	West Drain on the east sid	le of the Gra	nd Trunk Ro	nd
	North - Northern boundar Nathu Pal's Ghat (Kulin)	y of ward Kli para) Road	ardaha, includ	ling]
/ OH Kulirpara {	South.—Panchanantolla Ro Sudan Sarkar's Garden Grand Trunk Road, the Road.	Road, then to	south along	the
	East Eastorn Bengal Stat	e Kailway li	ne	
Į	East.—Eastern Bengal Stat	•••	•••	

Notification No 516 T.M., dated the 11th June, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 81).

In exercise of the power conferred by section 15 of the Bengal Municipall Act, 1884 (Bengal Act III of 1884), and in modification of the Notification dated the 13th October, 1884, published at pages 1763—1773 of the Supplement to the Calcutta Gazette of the 15th idem, so far as it relates to the number and extent of the Wards into which the Bankura Municipality is divided and the

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

'number of Commissioners to be elected for each, the Lieutenant-Governor is pleased to direct that—

- (1) the Bankura Municipality, in the district of Bankura, shall, for the purpose of the election of Commissioners, be divided into Wurds, as shown in columns 1 and 2 of the following table, and
- (2) the number of Commissioners to be elected for each such Ward shall be that shown in column 3 of the table.

Number of Wards.	Boundaries.					
1						
ı,	North—The Barabazar road and the Provincial road to Midnapore East—Survey manza Shyamdaspur South—The Bailway Station compourd and Ward No. V West—The Jail road	} 2				
11	North—The Poddarpara road	} '				
111	North - The river Gandeswari	} 2				
17	North-Survey mauzas Bodra, l'olorampur, Khudsole, Junbedia and river Gandeswari. East-Ward No. III and Jugipara lane South-The Poddarpara read, the Rampur road, Raghunathpur road and Ward No. V. West-Survey mauzas Asna Panchbaga	2				
v	North—The Raghunathpur road, the Jail road, Ward No. I and the Railway station compound. East—Survey mauzas Sankarhati and Ekteswar South—The river Darikeswar West—Survey mauzas Narayanpur, Korongahir Chookapara, Elokundi, Pathrasole, Katjuria and Asna.	2				
VĻ	North—The river Darikeswar East—The survey mauzas Manusmura, Purano, Damodarpur South—Survey mauzas Ramendrapur, Damodarpur and Uparsole West—Survey mauza Krishnagar	} 1				

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 519 T.M., dated the 11th June, 1910 (published in the Calcutta Gazet'e of 1910, Part IB, p. 83).

In exercise of the powers conferred by section 15 of the Bengal Municipal Act, 1884 (Bengal Act III of 1984), the Lieutenant-Governor is pleased to direct that—

- (1) the Santipur Municipality, in the district of Nadia, shall, for the purpose of the election of Commissioners, be divided into Wards, as shown in columns 1 and 2 of the following table, and
- (2) the number of Commissioners to be elected for each such Ward shall be that shown in column 3 of that table.

Number of Ward,	Boundaries of Ward.					
1	. 2	. 3				
I	North-Krishna Ballav Street, portion of Procession Road, Lakhitolla Bazar Roud, Kasi Banerjee's Lane, and Munshipara Lane. East-Nijurkhat					
	South—The Ganges	11				
	North-Nijurkhal East- Ditto South-Krishna Pallav Street, portion of Procession Road Lakhitolla Bazar Road, Kasi Banerjee's Lane and Muchipara Lane. West-Victoria Road and Krishnagar Road					
111	North-Nijur East-Victoria and Krishnagar Road South-Central Road and portion of Raghunathpur West-Raghunathpur and portion of Nijur					
IV	North—Central Road and Nutan Bazar East—Victoria Road and Motiganj ghat Street South—The Ganges West—Raghunathpur Krishnakallytola Street and the Gha Road up to the Ganges river in continuation of Krish nakallytola Street.	2				
v	North—Raghunathpur Street East—Krishnakally tola Street, Nutan Bazar Street, Natunghat Raghunathpur Road, South—The Ganges West—Haripore Khal and Haripore and Haripore Char					

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1321M., date t the 30th August, 191 (published in the Calcutta Gazette of 1910, Part IB. p. 126).

In exercise of the power conferred by section 15 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor is pleased to direct that—

C?

- (1) the Nadia Municipality, in the district of Nadia, shall, for the purpose of the election of Commissioners, be divided into Wards, as shown in columns 1 and 2 of the following table, and
- (2) the number of Commissioners to be elected for each such Ward shall be that shown in column 3 of that table.

Number of Ward,	Boundaries of Ward,						
1		2	4	***		3	
1	North and East-The G	anges	***	•••)	
,	South—Srirampore Road para to Para shop and then wami's house eastward to Ro	matola and ce northward and known	thense to b s to late as Gantola	azar up to l Brojonundo . Road, and	laru's Gos- thence	} 3	
	West-Polta Khal	•••	•••			}	
11	North -Southern bounds	ary of Ward	No. I	***)	
	East. The Ganges	•••	•••	•••			
	South - Mumcipal Office the public r Redurtola, R Angan Ghat.	oad runnin	g from P	ucoavole th		2	
	West Polta Khal	•••	•••	.,			
	a. 4						
111	North-Southern bounds	iry of Ward	No. II	•••			
	East-The Ganges	•••		•••		} 3	
'	South - Mohisura and Ke	linagar	•••	•••	•••	,	
	West-Polta Khal	•••	***	47.2.			

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 898T. M., dated the 27th September, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 149).

In exercise of the power conferred by section 15 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor is pleased to direct that—

- (1) the Chakdaha Municipality, in the district of Nadia, shall, for the purpose of the election of Commissioners, be divided into Wards as shown in columns 1 and 2 of the following table, and
- (2) the number of Commissioners to be elected for each such Ward shall be that shown in column 3 of that table.—

Number of Ward.	Boundaries of Ward.	Number of Commis- sioners to be elected for each Ward.
1	2	3
1	North—By Hanriar khal West—By old Bhagirathi and police station road East—By Ukhandi Bil, Chandrapur and Pumlia South—By I'al Choudhury road, police-station road, and Ghose-	} :
11	para boundary line.] North—By Pal Choudhury road, polico station road and Ghose- para boundary line, para boundary line, West—By Ganganadi (old Bhagirathi) and Sukshagar road Fast—By Khdirpur, Bunspara and Baishnabpara South—Gorepura road, Khasbashmahalla main road, Josra mair road, Josra uttar mat (chamarkura), boundary line of	2
111	Ghosepara and Kajalpur road. Nor'h-By Josra main road and Josra uttar mat, Ghosepara boundary line and Kajalpur road.) }
Ì	West-By old Bhagirathi East-By Sukshagar road South-By Dakhin mat and Baor	2
1 V	North-By Khashashmahalla main road, Gorepara road and Khudirpur and Lalpur.	j · ·
	West-By Khashashmahalla main road and Sukshagar road East-By Berhampore road South-Ey Ektarpur and Monsapota	}

Nctification No. 1506 M., dated the 26th November, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 190).

In Government Notification No. 898T.M., dated the 27th September, 1916,2 published at page 149, Part IB of the Calcutta Gazette of the 5th October 1910,

¹ These words enclosed in square brackets were substituted for the original words by Notlfication No. 1506 M., dated the 26th November, 1910, printed post, on this page,

² Printed cast, on this page.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

defining the boundaries of the several Wards of the Chakdaha Municipality, in the district of Nadia, for the words "South—By Pal Chaudhury Road," shown therein as the southern boundary of Ward No I of the said Municipality, read "South—By Pal Choudhury Road, Police-station Road, and Ghosepara boundary line".

Notification No. 368M., dated the 15th February, 1911 [published in the Calcutta Gazette of 1911, Part IB, p. 31].

In exercise of the power conferred by section 15 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenaut-Governor in Council is pleased to direct that—

- (1) the Sonamukhi Municipality, in the district of Bankura, shall, for the purpose of the election of Commissioners, be divided into Wards, as shown in columns 1 and 2 of the following table, and
- (2) the number of Commissioners to be closted for each such Ward shall be that shown in column 3 of that table:—

Number of Wald.	Boundaries of Ward,				Number of Commis- sioners to be elected for each Ward.
ı	2				3
1	North-Sali river				`
	Nouth-Churamanipur jungle		•••		1 .
	East-Sitaljore]	} 1
	West-Banerjipara road and garden of	of Kirti II	lenerji and	others)
II	North-Sali river)
	South-Bankura-Burdwan road			•••	\ 2
•	East-Banerjipara road		•••		(²
	West-Panagar-Vishnupur road		••••	•••)
' m	North-Sali river				`
, 111	South -Bankura-Burdwan road	•••	•••	•••)
,	Eust-Panagar-Vishnupur road	•••	.•.		} 1
	West-Kans Sali and Pal Puskarini jo	re	•••	•)
			•••	***	
IV	North-Bankura-Burdwan road		•••)
	South - Churamanipur jungle and jore				l 1
•	East-Dewanbazar road		•••		(·
	West - Palpukur jore	•••	***		<u></u>
v.	North - Fankura-Burdwan road			I	, ' \
٧.4	South — Churamanipur jungle	•••	•••	***	,
	East -Garden of Kirti Banerji and otl	743	•••		} 1
	West-Dewanbagar road	101.9	•••	***	1

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Notification No. 259 T. M., dated the 17th May, 1911 (published in the Calcutta Gazette of 1911, Part IH, p. 87).

In exercise of the power conferred by section 15 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor in Council is pleased to direct that—

- (1) the Kamarhati Municipality, in the district of the 24-Parganas, shall, for the purpose of the election of Commissioners, be divided into wards, as shown in columns 1 and 2 of the following table, and
- (2) the number of Commissioners to be elected for each such Ward shall be that shown in column 3 of that table:—

Number of ward.	Boundaries of the ward.	Number of Commis- sioners to be elected for each ward,
		1
1	2	.8

North—A line commencing at the southern edge of the Malapara Ghat on the river Hooghly; thence constward along the southern edge of the Malapara Road up to the point where the road turns to the north at a distance of 60° feet to the east from its junction with the Kamarpara Road; thence turns south and passes by the west of Atul Chunder I hattacharjee's land, again turns east passing by the south of the land of the said Atul Chunder thattacharjeo up to the corner of Kansari Bagan; thence passing on along the drain to the south of the Kansari agan, meets the western drain of the kutcha road of the Panihati Municipality; thence passes along that drain a little to the south, then crosses the kutcha road and runs castward along the drain to the north of the gardeu of the late Babu Dwarka Nath Dutt till it meets the Barrackpore Trunk Road.

East-The Barrackpore Trunk Road.

South —A line along the southern boundary of the garden belonging to the late Habn Sagoro Dutt on the Barrackpore Trunk Road; thence westward in the paddy fields up to the junction of the Kamarhati khal with another drain running north to south; thence westward along the Kamarhati khal which, crossing the paddy fields and the Kamarhati Street, then passing by the north side of Sastitola Lane and then crossing the Mohadeb Chosal's Street and the Sagore Dutt that Road to the river Hoogbly to the north of the Sagore Dutt Chat.

West- A line along the Eastern Bank of the river Hooghly.

BRNGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Number of ward.	Boundaries of the ward,	Number of Comis- sioners to be elected for each ward,
1	2	3
,	North—Southern boundary of Ward No. 1, Kamarhati East—A line along the western edge of the Barrackpore Trunk Road. South—Dantia khal; thence an imaginary line drawn westward across the paddy field and joining the drain to the south of the house and land occupied by lojneswar Jana; thence to the west along the said drain orossing the Dooliapara Road and the Eindoobashini Road and falling into the Dakshineswar Dighee; thence to the north along the eastern edge of the said Dighee and the drain falling into it at its north-east corner joining the Gabtola Ghat Street to the east of the Dakshineswar Vernacular School; thence to the west along the northern edge of the said Gabtola Ghat Street till it meets the river Hooghly.	2
	West—A line along the eastern bank of the river Hooghly. North—Southern boundary of Ward No. II, Ariadaha East—A line along the western edge of the Barrackpore Trunk Road. South—A line commencing at the junction of the Magazine Road with the Barrackpore Trunk Road; thence to the west along the northern edge of the northern dram of the Magazine Road; thence continuing to the west along the northern edge of the kutcha road leading from the Magazine Road up to the kutcha ghat on the river Hooghly just to the north of the Dakshineswar Powder Magazine. West—A line commencing at the Magazine Ghat; thence to the north along the castern bank of the river Hooghly up to the southern edge of the Gabtola Ghat.	3
IV	North -A line commencing at the sonth-castern corner of the garden of the late Babu Dwarka Nath Duit; thence eastward across the Barrackpere Trunk Road by the northern side of Abu Kanai Lai Neogi's garden land and along the northern border of the village Senerarah, meets the Nilgunge Road at a point about 630 feet to the north from its junction with the Bashudevpur Road; thence eastward along the northern border of manya Bashudevpur crosses the Eastern Bengal State Railway line at a distance of about 870 feet from the point where the line is crossed by the Goalpara Road; thence passes along the northern border of Bashudevpur til it meets the Goalapara Road at its junction with the kutcha road to Natagorh.	

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Number of ward.	Boundaries of the ward.	Number of Comis- sioners to be elected, for each ward.
1	2	3
IV	East—A line commencing at the junction of Natagorh Road with the Ghola Road; thence runs in the south-westerly direction along the castern edge of the Ghola Road up to its junction with the Senerarah-Nimta Road; thence castward along the northern edge of Senerarah-Nimta Road up to a distance of about 440 feet from the junction; thence southward across the paddy-fields passing by the side of Sambhunath Mukhorji's garden along the eastern border of mauza Belgharia across the Nimta Instrict Road at the south-eastern corner of Haran Chandra Chatterji's garden at a distance of shout 1,200 feet from the junction of the Ghola Road; thence eastward across the paddy fields along the eastern border of mauza Belgharia till it meets the Dantia khal at the point where the northern and castern boundary of Barnagore Mupicipality meets. South—A line commencing at the eastern border of Belgharia at the above point; thence westward along the edge of the Barnagore Municipality in to the western edge of the Barnagore Trunk Road. West—A line along the western edge of the Barrackpore Trunk Road.	

Notification No. 934 M., dated the 21st July, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 142).

In exercise of the power conferred by section 15 of the Bougal Municipal Act, 1884 (Bongal Act III of 1884), the Lieutenant-Governor in Council is pleased to direct that—

(1) the Arambagh Municipality, in the district of Hooghly, shall, for the purpose of the election of Commissioners, be divided-into Wards, as shown in columns 1 and 2 of the following table, and

(2) the number of Commissioners to be elected for each such Ward shall be that shown in column 4 of that table:—

Number of wards.	Name of wards.	Boundaries of wards.	Number of Commis- sioners to be elected for each ward,
1	2	3	 4
' i'	Krishnapur (including Kasba).	North-Supara and Chandur East - Mandaran Parul and Basantapur South-Darkeswar river West - Darkeswar river and Daulatpur	 3

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Number of wards.	Name of wards,	Houndaries of wards.	Number of Commi- sioners to b elected for each ward
1	. 2	3	•
ļII°	'asudebpur (including Parul Mandaran Parul and Brindabunpur).	North—Teghari and Basantapur East - Mohespur, Dihibaira and Garbari South - Salepur West - Darkeswar river	} 1
111	Danlatpur (including Sujalpur Supara Kaira- para and Nawapara.)	North—Part of Chandur, Morarchak and Moigram. East—Bada.kons and Ghia South—Kasba and Darkeswar river West—Chandur and Darkeswar river	1
IV	Chandur	North— Woigram, Kirtichandrapur East—Badalkona, Kairapara, Supara and Sujalpur. South—Darkeswar river and Daulatpur West—Darkeswar river	2
v	l'adalkona and Nirbhoy- puri.	North-Moigram, Chandibati and Golta East - Raghunathpur, Kastadhodhi and Balundi. West-Kana nadi and Ghia	} '
VI	Bishnupur (including Haripur).	NorthDarkeswar river East - Darkeswar river, Sadidanga and Buyngram. South - Hariharpur and Mathura West-Bele and Balibela	} '

Notification No. 682 M., duted the 26th March, 1912 (published in the Calcutta Gazette of 1912, Part IB, p. 54).

In partial modification of Notification dated the 14th August, 1889, published at page 174 of Part IB of the Calcutta Gazette of the 21st idem, the Lieutenant-Governor in Council is pleased to revise the boundaries of Wards II, IV and V of the Howrah Municipality, published with the said Notification, in the following manner:—

WARD No. IV.

[Printed ante p. 839,]

l'Printed ante, p. 838.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

WARD No. II. .

South boundary.— For "Sonatan Mystry's Garden Lane and Bamoongacht paddy fields" (as notified in Bengal Government Notification dated the 14th August, 1889 1), substitute "Old Benares Road, the East Indian Railway line and the Bengal-Nagpur Railway line."

WARD No. V.

North boundary.—For "Railway promises Dore's Road and Howrah, paddy-fields" (as notified in Bengal Government Notification dated the 14th August, 1889), substitute "The Bengal-Nagpur Railway line and the East Indian Railway line up to the Chandmari Bridge."

East boundary.—For "River" (as notified in Bengal Government Notification dated the 14th August, 18891), substitute "Grand Trunk Road, Church Road, Avenue Road and Buckland Road."

Notification No. 44 T.M., dated the 30th May, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 95).

Ir is hereby notified, for general information, that under section 15 of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, the Lieutenant-Governor is pleased to prescribe the following additional rule for the conduct of elections of Commissioners of Municipalities.

Rule 26A. [Printed in Collier's Bengal Municipal Manual, 1905, p. 300.]

2. The Lieutenant-Governor is also pleased under section 15 to cancel the existing rule 13 of the rules 2 for the conduct of Municipal elections, and to prescribe the following rule in its stead.

Rule 13. [Printed in Collier's Bengal Municipal Manual, 1905, , p. 298.]

Notification No. 2959 M., dated the 23rd November, 1963 (published in the Calcutta Gazette of 1903, Part IB, p. 252).

It is hereby notified for general information that, under section 15 of the Bengal Municipal Act, III of 1884, as amended up to 1st November, 1896, the Lieutenant-Governor is pleased to cancel rule 17 of the rules for the election of Commissioners of Municipalities laid down under Government Notification

Printed ante, p. 888.
 Printed in Collier's Bengal Municipal Manual, 1906, p. 394.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

'No. 4345 M., dated the 21st November, 1896, published at pages 241 to 44 of Part IP of the Calcutta Cazette of the 25th idem, and to prescribe the following new rules:—

"17. The poll shall be held at such time and place as the Commissioners in meeting or the Chairman may determine, and the place at which and the hours between which the votes will be recorded shall be notified by beat of drum and by the publication of notices at the same time as the list of candidates is published under rule 14.

"17A. After the second hour mentioned in the notice referred to in the last preceding rule no elector shall be admitted within the building or enclosure within which the election proceedings are being held, but the votes of all duly-registered voters who are already within the building or enclosure shall be

recorded."

Notification No. 529 T.M., dated the 17th Jun., 1909 (published in the Calcutta.)

Gazette of 1909, Part 1B, p. 264).

In exercise of the power conferred by section 15 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor is pleated to direct that the following amendments be made in the rules published under Notification No. 4345M., dated the 21st November, 1896, at pages 241 to 244 of Part IB of the Calcutta Gazette of the 25th idem, namely:—

In clause (iii) of rule 2, and in clause (3) of rule 3, for the words "the First Arts Examination" substitute the words "the Intermediate Examination in Arts and Science or the Final Commercial Class Examination."

Erratum No. 1322 M., dated the 31st August, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 299).

In line 4 of rule 14 of the rules published under Notification No. 4345M., dated the 21st November, 1896, at pages 211 to 244 of Part IB of the Calcutta Gazette of the 25th idem, for "5, 6 and 7" reat "6, 7 and 8."

Notification No. 2512 M., dated the 2nd August, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 183).

It is hereby notified for general information that, in exercise of the power conferred on the Local Government by section 17 of the Bengal Municipal Act, III (B. C.) of 1884, as modified up to 1st November, 1896, the Lieutenant-Governor has been pleased to remove the name of the Khulna Municipality from the 1st Schedule of the Act.

¹ Printed in Collier's Bengal Municipal Manual, 1905, p. 294.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd..

Notification No. 591T.M., dated the 23rd June, 1910 (published in the Calcutta Gozette of 1910, Part IB; p. 91).

In exercise of the power conferred by section 17 of the Bongal Municipal Act 1884 (Bengal Act IIII of 1884), the Lieutenant-Governor is pleased to remove the names of the following Municipalities from the First Schedule to that Act, namely:—

- (a) The Sonamukhi Municipality, in the district of Bankura.
- (b) The Arambagh Municipality, in the district of Hooghly.
- (c) The Kamarhati Municipality, in the district of the 24-Parganas.
- (d) The Dehhatta Municipality, in the district of Khuma.
- (e) The Chakdaha Municipality, in the district of Nadia.
- (f) The l'ikari Municipality, in the district of Gaya.
- (g) The Daudnager Municipality, in the district of Gaya.
- (4) The Bettiah Municipality, in the district of Champaran
- (i) The Sitamarhi Municipality, in the district of Mazaffarpur.
- (j) The Roserha Municipality, in the district of Darbhanga.
- (k) The Samustipur Municipality, in the district of Darbhanga.
- (1) The Colgong Municipality, in the district of Bhagalpur.
- (m) The Dumka Municipality, in the district of Sonthal Parganas.
- (n) The Kendrapara Municipality, in the district of Cuttack.
- (o) The Jajpur Municipality, in the district of Cuttack.
- (p) The Giridih Municipality, in the district of Hazaribagh.
- (q) The Daltenganj Municipality, in the district of Palamau.
- (r) The Chaibassa Municipality, in the district of Singhbhum.

Notification No. 755 M., dated the 3rd September, 1907 (published in the Cakutta Gazette of 1907, Part IB, p. 123).

In exercise of the powers conferred by section 17 and sub-section (4) of section 23 of the Bengal Municipal Act, 1884 (Bengal Act III of *7884), as amended by the Bengal Municipal (Amendment) Act, 1894 (Bengal Act IV of 1894), the Lieutenant-Governor is pleased to remove the name of the Nadia Municipality from the first and second Schedules of the said Act.

Notification No. 983M., dated the 19th July, 1910 (published in the Calculta, . . . Gazette of 1910, Part JB, p. 101).

In exercise of the power conferred by section 23 (4) of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor is pleased to remove the name of the Bhatpara Municipality, in the district of the 24-Parganas, from the second Schedule to that Act.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 637 M., dated the 23rd M. rch, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 51).

In exercise of the power conferred by section 23 (4) of the Bengal Municipal Act, 1884. (Bengal Act III of 1884), the Lieutenant Governor in Council is pleased to remove the name of the Santipur Municipality, in the district of Nadia, from the second Schedule to that Act.

Notification dated the 17th August, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 242).

It is hereby notified for general information that, under the powers vested in the Local Government by clause 2, section 30, Act, III (B.C.) of 1884, the Lieutenant Governor is pleased to exclude from the operation of the said Act, III (B.C.) of 1884, the portions of the roads named below which lie within the limits of the Suri Municipality, and to authorize their transfer to the charge of the Road Committee of the district?:—

Saiuthia road, or district road No. 1. Ahmedpore read, or ditto No. 3. Kajnagar road, or ditto No. 4. Dumka road, or ditto No. 2. No 6. Dubrajpur road, or ditto ditto Nos: 4 and 6. Road connecting

Notification dated the 28th September, 1889 (published in the Calcutta Gazette of 1889, Part IB, p. 219).

It is hereby notified for general information that in exercise of the power vested in the Local Government by clause 2 section 30, Act, III (B.C.) of 1884, the Lieutenant Governor is pleased to exclude from the operation of the said Act the portion of the Calcutta and Jessore road amounting to three-quarters of a mile, more or less, lying within the limits of the Jessore Municipality, to the south of the railway station. The Lieutenant-Governor is also pleased to authorize the transfer of the said road to the charge of the District Board of Jessore.

Notification No. 3489 M., dated the 21st December, 1892 (published in the Calcutta Gazette of 1892, Part 1B, p. 279).

It is hereby notified for general information that, under the power vested in the Lecal Government by clause 2, section 30 of the Bengal Municipal Act, III of 1884, the Lieutenant-Governor is pleased to exclude from the operation

² The control and administration of these portions of these roads is now vested in the District Board of Bir. bhum by s. 78 of Ben. Act III of 1885.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

of the said Act the Diversion Road which lies within the limits of the Tamluk' Municipality, in the district of Midnaporo. The Lieutenant-Governor is alsopleased to authorize the transfer of the said road to the charge of the District Board of Midnapore.

Notification No. 1767 T.M., dated the 19th October, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 188).

Ir is hereby notified for general information that, in the exercise of the power vested in the Local Government by clause 2, section 30 of the Bengal Municipal Act, III of 1884, as amended up to the 1st November, 1896, the Lieutenant-Governer is pleased to exclude from the operation of the said Act the portion defined below of the road described, lying within the limits of the Hooghly-Chinsura Municipality:—

The road passing through the Cantonment on the cast side of the maidan, by the west side of the Commissioner's residence, and between the Church and Officer's quarters; portion from opposite the present Cutcherries to opposite the college gate.

Notification dated the 15th June, 1904 (published in the Calcutta Gazette of 1904, Part I, p. 938).

It is hereby notified, for general information, that, in the exercise of the powers of the Local Government under section 30 of the Bengal Municipal Act as amended, delegated to Divisional Commissioners under Government Notification No. 1095 T.M., dated the 12th June, 1903, and in accordance with the recommendation of the Commissioners of the Kushtia Municipality made at a meeting, as well as with the consent of the District Board of Nadia, I sanction the exclusion, from the lumits of the aforesaid Municipality, of the portion of the Bhadalia Road, the boundaries of which are specified below:—

North-Railway crossing on the Bhadalia Road.

East - Roenapara of village Mozompur new municipal burial-ground, fields at Mozompur and Muchipara of village Mozompur.

South-Junction of the Bhadalia Road with the Kellehar Road.

West-Old burial-ground, village Mozompur, European cemetery and village Kalabag.

The portion of the road thus oxeluded will henceforward be maintained by the District Board of Nadia.

Notification dated the 30th January, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 216).

It is hereby notified for general information that in the exercise of the power under section 30 of the Bengal Municipal Act III of 1884, as amended,

³ Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 1688,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

which has been delegated to Commissioners of Divisions by Government Municipal Department Notification No. 1095 T.M, dated the 12th June, 1°03,¹ the Government Notification No. 2825 M., dated the 16th July, 1895,² published at page 159 of Part IB of the Calcutta Gazette of the 17th idem, by which that portion of the road from Khulna to Jessore which lies within the limits of the Khulna Municipality was placed under the control and administration of the Khulna Municipality is hereby cancelled. The road is excluded from the operation of the aforesaid Act and is placed under the control and management of the District Board of Khulna from the 1st of April, 1905.

Notification duted the 11th April, 1906 (published in the Calculta Gazelle of 1906, Part I, p. 922).

It is hereby notified for general information that, in the exercise of the power under section 30 of the Bengal Municipal Act, III of 1884, as amended, which has been delegated to Commissioners of Divisions by Government Municipal Department Notification No. 1095 T.M., dated the 12th June, 1903, the Commissioner is pleased to exclude from the operation of the said Act that portion of the Calcutta-Jessore Road which lies within the limits of the Jessore Municipality between the Kötwali police-station and the Jessore Railway. The Commissioner is also pleased to place the said portion of the road under the control and management of the District Board of Jessore from the 1st April, 1906.

Notification detect the 10th January, 1907 (published in the Calcutta Gazette of 1907, Part I, p. 115).

It is hereby notified for general information, under section 30 of the Bengal Municipal Act, 1884, and Municipal Department Notification No. 1095 T.M., dated the 12th June, 19('3,' that the portion of the Chandrakona Road lying within the Ghatal Municipality in the district of Midnapore, measuring 3,090 feet in length, commencing from mile-post No. 0 (zero) on the left bank of the river' Selye westward to the banyan tree on the south-western corner of Hari Dutt's tank at Moirapukur within the limits of the said Municipality, is exempted from the operation of the Municipal Act at the request of the Municipal Commissioners, as it is not within the resources of the Municipality to keep it in proper working order and as the District Board which intend to spend a large sum of money on it would not do it until the portion of the road is duly transferred to them.

Notification dated the 24th November, 1890 (published in the Cakuttu Gazette of 1890, Part IB, p. 339).

Whereas a Notification dated the 28th August, 1890,2 was published at page 287, Part IB of the Caloutta Gazette of the 3rd September, 1890, declaring

Printed in the Bengal Guvernment Circulars and Orders, 1908, Vol. III, p. 1038,
 Not printed in this Collection.

BENGAL ACT III OF 1834 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

the intention of the Lieutenant-Governor to vest the control and administration of the Kandi Middle Vernacular Model School in the Commissioners of the Kandi Municipality, and whereas no objection has been raised to the proposal within one mouth from the date of the publication of the Notification within the Municipality, it is hereby notified for general information that in exercise of the power conferred on him by section 32 of Act III (BC.) of 1884, the Lieutenant-Governor vests the control and administration of the said school in the Commissioners of the Kandi Municipality.

Notification dated the 24th November, 1890 (published in the Calcutta Gazette of 1890, Part IB, p. 331).

Whereas a Notification dated the 28th August, 1890, was published at page 287, Part IB of the Calcutta Gazette of the 3rd September, 1890, declaring the intention of the Lieutenant-Governor to vest the control and administration of the Midnapore Hardinge Middle Vernacular Model School in the Commissioners of the Midnapore Unuicipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the Notification within the Municipality, it is hereby notified for general information that in exercise of the power conferred on him by section 32 of Act III (B.C.) of 1884, the Lieutenant-Governor vests the control and administration of the said school in the Commissioners of the Midnapore Municipality.

Resolution dated the 31st August, 1)04 (published in the Calculta Gazette of 1904, Part IB, p. 203).

MUNICIPAL DEPARTMENT-MUNICIPAL.

Ranchi, the 31st August, 1904.

Read-

Resolution No. 2057 T.M., dated the 29th August, 1933.1

Order—In the above Resolution the Commissioners of the Santipur Municipality were superseded for a period of one year under section 65 of the Bengal Municipal Act, 1884; and the Government ordered, under section 66, that all their powers and duties should, during that period, be exercised and performed by the Sub-divisional Officer of Ranaghat.

2. That period wil now expire on 2nd September, 1904. The Lieutenant-Governor is of opinion that the number of members of the Municipality as hitherto-existing is too large for so small a town and that the Municipal Committee is consequently an unwieldy and ineffective body. The Subdivisional Officer of Ranaghat has submitted a proposal under section 9 (e) of the Act that the number should be reduced from twenty-five to nine; and the

^{· 1} Not printed in this Collection.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Lieutenant-Governor is pleased to direct that a Notification to that effect be

published in the next issue of the Calcutta Gazette.

3. The Lieutenant-Governor is also of opinion that it is desirable for the present, in the interests of the town, that the Chairman and the Commissioners shall be appointed by the Local Government. His Honour trusts that it will be possible soon to restore to this Municipality its former privileges, and the question will be considered on the expiry of another year. Meanwhile the Lieutenant-Governor is pleased to direct, under section 66 of the Act, that this Municipality be entered in both the first and second Schedules of the Bengal Municipal Act, 1884.

Notification No. 520 T M, dated the 11th June, 1910 (published in the Calcutta Gazette of 1910, Part 1B, p. 83).

In exercise of the power conferred by section 66 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), read with section 23 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), the Lieutenant-Governor is pleased to rescind so much of the Resolution of the Government of Bengal, dated the 31st August, 1994,3 as directed that the Santipur Municipality should be entered in the first Schedule to the first mentioned Act.

Notification No. 818 T.M., dated the 13th September, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 141).

In exercise of the powers conferred by clauses (i) and (ii) of sub-section (1) of section 69 of the Bengal Municipal Act, 1884 (Bengal Act 11I of 1884), and by clauses (e) and (m) of section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to direct that the following rules for the preparation, submission and execution of projects for water-supply, sewerage or drainage by local authorities shall be substituted for the like rules published with Government Notification No. 1712 M., dated the 7th July, 1906, at pages 111 to 113, Part 1B of the Calcutta Gazette of the 11th idem, namely:—

RULES FOR THE PRÉPARATION, SUBMISSION AND EXECUTION OF PROJECTS OF WATER-SUPPLY, SEWERAGE OR DRAINAGE BY LOCAL AUTHORITIES.

1. (1) Whenever a local authority desires to undertake a project for water-supply or sewerage or a comprehensive scheme of surface drainage, it shall first cause to be drawn up a sketch of the project roughly showing its scope and approximate cost.

This Resolution is rescinded in so far as it relates to the placing of ti., Santipur Munici, ality in the First Schedule to the Act by Notification No. 520 T.M., dated the 11th June, 1910, printed post, on this pages.
 The Santipur Municipality has been removed from the second Schedule by Notification No. 657, dated the 25rd March, 1911, printed asse, p. 868.
 Frinted asse, p. 891.

BENGAL AOF III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

(2) Such sketch may be drawn up either by the Sanitary Engineer at the special request of the local authority and with the approval of the Sanitary Board and on payment of the fees prescribed in Rule 8, or by any firm or person approved by the Sanitary Engineer.

(5) The Sanitary Engineer shall, in all cases, act as adviser of the local

authority.

2. When the sketch of the project has been drawn up under Rule 1, and s it is estimated to cost Rs. 10,000 or more, or in the case of an estimate of less than Rs. 10,000 if the financial assistance of Government is desired, the local authority shall submit it to the Sanitary Engineer who shall make such recommendations as he may think fit. After the approval of the Sanitary Engineer has been obtained, the sketch project shall be submitted by the local authority to the Municipal Department of Government, together with a statement wherein shall be shown the amount of the funds available to meet the cost of the project, either from current revenue or by way of loan or from any other source.

In the case of schemes the total estimated cost of which is less than Rs. 10,000, not being part of a larger scheme and for which financial assistance from Government is not required, the sanction of Government need not be obtained, but if the local authorities so desire, the scheme will be e amined by

the Sanitary Engineer.

- 3. In order to obtain administrative approval to the execution of the project the local authority shall satisfy Government—
 - (7) that the cost of maintenance of the projected work can be met by the local authority from revenue;
 - (2) that any loan required to meet the cost of the work can be repaid together with the interest thereon, within the period that may be prescribed by the Government; and
 - (5) that the work can be done effectually in the manner and for the oost proposed.
- 4. When the administrative approval of Government has been obtained, and in no case before, the local authority may arrange for the preparation of detailed plaus and estimates, and for this purpose may—
 - (a) cause the plans and estimates to be prepared by its own officers or by an officer specially appointed for the purpose and apply to the Sanitary Engineer for assistance in the selection and ongagement of surveyors to carry out the work; or
 - (b) apply to the Sanitary Board for the services of the Sanitary Engineer; or
 - (c) apply to Government in the Public Works Department for the services of their officers; or
 - (d) apply to the District Board for the services of the District Engineer;
 - (e) with the previous sanction of the Sanitary Board, entrust the work to a private firm of established reputation.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

In cases of (a), (c), (d) and (e), the plans and estimates while in course of preparation shall be subject to the examination and control of the Sanitary Engineer.

Submission of detailed plans and cetimates to Government through Banttary Board. 5. The plans and estimates shall, on completion, be forwarded in "duplicate to the Sanitary Board, together with a full report on the finalcolar aspect of the scheme and the state of public feeling in regard to it, and, if a loan is required, with an application in the prescribel form. In the case of drainage schemes the estimates must be submitted in Sanitary Board's forms Nos. 21 and 22, copies of which may be obtained from the office of the Sanitary Engineer, and when the scheme has not been prepared in the Board's Office, they shall be accompanied by full details of the calculations of the sizes and strength of the various works, and complete information as to the prices on which the estimates have been framed.

The Sanitary Board, after examining the plans, estimates, report and application, shall submit them to the Municipal Department of Government with an expression of their opinion on the merits of the scheme as finally drawn up.

Construction.

Conditions as to detailed engineering supervision. 6. Where the cost of the projected work is estimated to amount to Rs. 10,000 or more, an adequate provision for detailed engineering supervision shall be a condition precedent to the grant of sanction by the Government.

In the absence of special sanction to the contrary, the local authority shall agree to such one of the following conditions as may be considered suitable in each case:—

- (a) that the work shall be carried out by the Public Works Department if that Department can undertake it: in such cases an extra charge of 15 per cent. on the sauctioned estimates shall be made for supervision, unless the case is one of extraordinary difficulty, under which circumstances a higher charge may be imposed under the orders of Government; or
- (b) that arrangements shall be made with the District Board for the carrying out of the work under the supervision of the District Engineer and his staff; or
- (c) that the work shall be carried out under the supervision of au Engineer qualified for appointment as a District Engineer according to the rules under the Local Self-Government Act of 1885 (Bengal Act III of 1885) specially employed for the purpose; or
- (d) that the work shall be carried out by a private engineering firm of established reputation:

Provided that the local authority shall not advertise for tenders or enter into any contract or agreement for the execution of any works in connection

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-comu.

with schemes or parts of schemes which have been sanctioned by Government' under conditions (b), (c) or (d), until the specification and form of tender for such contract have been examined and approved by the Sanitary Engineer. No tender or contract for any such work shall be accepted until it has been submitted to the Sanitary Board and they have approved the acceptance thereof;

and further provided that when the work is carried out under condition (d), it shall be supervised by an officer appointed for the purpose by the local authority with the approval of the Sanitary Board, and shall, while in progress, be periodically inspected by the Sanitary Engineer.

7. Where the estimated cost of works amounts to less than Rs. 10,000, the Report b local authority shall report, for the information of the Commissioner of the local authority shall report, for the information of the Commissioner of the local authority in the Commission of the Comm shall follow the instructions issued by him in the matter. .

FEES.

- ¹[8. The following fees shall be leviable by the Sanitary Board from local authorities for the work specified against each -
 - (a) a fee of two per cont. on the estimated cost (excluding cost of surveys) of all projects and schemes, for which detailed estimates and drawings are prepared by the Sanitary Engineer;
 - (b) a fee of one-half per cent. on the first Rs 20,000 and one-quarter per cent. of the balance, of the estimated cost of schemes and projects, the detailed plans and estimates of which are examined by the Sanitary Engineer;
 - (c) a fee of two per cent. on the ostimated cost of the works, when contract drawings, specifications and forms of tender are prepared by the Sanitary Eugineer:
 - Provided that when both detailed estimates and drawings and contract drawings, specifications and forms of tender are prepared by the Sanitary Engineer, an inclusive fee shall be charged of three per cent. on the estimated cost of the works.
- 19. When sketch projects are prepared by the Sanitary Engineer, no charge will be made for his services or those of his assistants, Government surveyors, draftsmen, and tracers; drawing materials and the instruments required for the work will also be provided at Government expense. But the local authorities will be required to render reasonable assistance on the spot in the way of survey ocolies, supply of survey pegs, fixing bench marks, etc., and to pay the actual cost of the same. They will also be expected in each case to provide a suitable office properly furnished for the use of the surveyors and draftsmen.

These rules S and 9 were substituted for the original rule S, and the original rule 9 was cancelled, by Notification No. 353 T. M., dated the 13rd May, 1911, post, p. 576.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 333 T.M., dated the 23rd May, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 93).

I exercise of the powers conferred by clauses (i) and (ii) of sub-rection (1) of section 69 of the Bengal Muni ipal Act, 1884 (Bengal Act III of 1884), and by clauses (c) and (m) of section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to direct that the following rules shall be substituted for rule 8 of the rules for the preparation, submission and execution of projects for water-supply sewerage or drainage by local authorities, published with Notification No. 818T.M., dated the 13th September, 1910, I at pages 141-143 of Part IB of the Calcutta Gazette of the 21st idem, and that rule 9 published with the aforesaid Notification be cancelled:—

Notification No. 633 T.M., dated the 16th May, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 117).

Whereas a Notification No. 1462M., dated the 9th February, 1904,² was published at page 53, Part IB of the Calcutta Gazette of the 16th March, 1904, declaring the intention of the Lieutenant-Governor to make the following rules under section 69B (ii) of the Bengal Municipal Act, 11I of 1884, for the guidance of Commissioners of Municipalities in matters connected with the carrying out of the purposes of the section 69 (ii) (ii) so far as they relate to the supply of water; and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification in the Calcutta Gazette, it is hereby notified for general information that, in exercise of the powers vested in the Local Government by section 69B (ii) of the Bengal Municipal Act, III of 1884, the Lieutenant-Governor is pleased to make the said rules which will come into force with effect from the date of this Notification.

BULES FOR THE MANAGEMENT OF WATER-WORKS UNDER THE SUPERVISION OF THE GOVERNMENT OF BENGAL.

1. The management of the water-supply system of any Municipality shall, if the Commissioners at a meeting so decide, be vested in a Managing Committee, to be called the Water-Works Committee, consisting of the District Magistrate, the Civil. Surgeon, the Executive Engineer (or if there is no Executive Engineer, then the District Engineer), together with the Chairman of the Municipality, and two other members to be elected from among their own body by the Municipal Commissioners:

Provided that in the case of Joint Committees constituted under section 30 of Bengal Act III of 1885 (the Bengal Local Self-Government Act), one

Printed ante, p. 372.

Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

member will be elected by the District Poard and one by the Municipal Commissioners.

2. The Water-Works Committee (hereafter called the Committee) shall act as the agents of the Municipal Commissioners, or Joint Committee as the ease may he, in all matters relating to the administration of the water supply of the Municipality, and shall for this purpose exercise all the powers vosted in the Municipal Commissioners by the Bengal Municipal Act, Ill of 1884, provided that the Committee do not act in opposition to or in contravention of any order passed by the Commissioners at a meeting, and do not exercise any power which is directed by the law to be exercised by the Commissioners at a meeting:

Provided also that all orders or processes of a compulsory nature shall be issued under the authority and signature of the Chairman of the Municipality, or of the Vice-Chairman under authority delegated to him by the Chairman

under section 45 of the Bengal Municipal Act, 1884.

3. The Committee [of which three members shall form a quorum] shall meet at least once a month, and shall scrutinize the accounts, the copies of all statements submitted to the Sanitary Engineer during the preceding month, and inquire into all matters connected with the water-supply of the Municipality. They shall examine and pass the monthly accounts, and shall keep a minute book in which their proceedings shall be recorded.

4. The Committee shall be responsible for the proper application of the water-supply funds. It shall be their duty to bring to the notice of the Municipal Commissioners any instances in which the water-rates are irregularly collected or are insufficient for carrying out the purposes of Part VII of Act 11I of 1384 (the Bengol Municipal Act).

5. The Committee shall frame the annual budget of income and expenditure on account of the water-works and shall submit it to the Sanitary Engineer for any remarks he may consider necessary. The budget as framed together with the Sanitary Engineer's remarks, shall be forwarded by the Committee to the Chairman of the Municipality for incorporation in the Municipal budget.

6. The Chairman of the Municipality shall, at the end of each month, propare a statement of the accounts of the Water-supply funds, which he shall

submit to the Committee, at their next meeting.

7. The Sanitary Engineer shall scrutinize the expenditure and accounts of the Committee and shall call their attention to any irregularity or other circumstance which, in his opinion, deserves notice. The Committee shall be bound to consider all communications from the Sanitary Engineer and afford him full information. In all professional matters the Committee shall be guided by the advice of the Sanitary Engineer, but if any difference of opinion on general questious arises between him and the Committee, a reference shall be made to the Sanitary Board.

8. The Sanitary Engineer, Bengal, shall exercise complete professional control ever the Superintendent of the Pumping Station

9. The Sanitary Engineer will visit the water-works not less than once a year and submit a report thereon to the Sanitary Board. The Committee shall

¹ These words in square brackets were inserted by Notification No. 2186T.M., dated the 13th October.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

'arrange for the proper inspection of the boilers and pumping machinery not less than twice a year, but the Inspectors must be approved by the Sanitary Board and their reports will be submitted in Sanitary Engineer's form No. 6 (Appendix A) to the Sanitary Engineer and by him to the Sanitary Board.

10. Until all joints raised in the reports of the Sanitary Engineer and the Inspector of Machinery have been disposed of, the Committee will submit to the Chairman of the Municipality, for transmission through the District Magistrate to the Sanitary Board, a monthly progress report showing how far effect has been given to the recommendations made in the Reports.

11. The Committee shall cause to be kept at the pumping station-

(a) a stock account in Sanitary Engineer's form No. 4 (Appendix A, showing the daily transactions in coal and engine-room stores:

(b) an Engine Room Log in Sanitary Engineer's form No. 3 (Appendix A);

(c) a Filter-Bed Log in Sanitary Engineer's form No. 5 (Appendix A);

and such other forms as the Sanitary Engineer may, from time to time, prescribe.

These forms shall be written up deally by the Superintondent and shall be available at all times for inspecting officers and the visiting members of the Committee.

12. The Committee shall submit to the Sanitary Engineer not later than the 10th of each month—

(a) a monthly abstract of work done by the pumping machinery in Sanitary Engineer's Form No. 2 (Appendix A);

(b) a report showing the thickness of fine sand in the filters in Sanitary Engineer's Form No. 8 (Appendix A);

and such other information as the Sanitary Engineer may from time to time prescribe.

13 The Committee s'all cause the following to be submitted to the Sanitary Engineer not less than ence a month:—

(a) Indicator diagrams from each engine in Sanitary Engineer's Form No. 1 (Appendix A). The diagrams should be accompanied by a copy of the Engine-Room Leg (Form No. 3) for the day on which they are taken;

(b) a report on the baoteriological examination of the water dealt with at the Pumping Station in Sanitary Engineer's Form No. 7 (Appendix Δ). Whenever the baoterial colonies are counted by the Civil Surgeon the report should be countersigned by that officer. This report should be accompanied by a copy of the Filter-Bed Log (Form No. 5) for the day on which the tubes were incentated;

and such other information as the Sanitary Engineer may from time to time prescribe.

14. It shall be the duty of the Committee to see that the rules for working filter-beds of Water-works in Bengal (Appendix B) are properly attended to

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

by the Surerintendent of the Pumpit g Station. In cases where, ewing to the design of the works, the rules cannot be carried out, the matter should be referred to by the Sanitary Poard for orders.

15. Two members of the Committee shall be appointed in rotation to be visitors for the menth, of the Pumping Station. It shall be their duty to inquire whether these rules are being attended to in all respects and to bring any matters they consider worthy of notice before the Committee.

16. A Visiters' beek shall be kept at the Pumping Station in which will be recorded the Visitors' remarks. A copy of these romarks will be forwarded, en the day of entry, to the Sanitary Engineer who will, if he thinks fit, transmit it with his remarks to the Sanitary Board. The final orders of the Sanitary Board or Sanitary Engineer shall be entered in the Visitors' beek.

17. An extract from the proceedings of each meeting of the Confmittee shall be promptly forwarded to the Sanitary Engineer who may, if he thinks fit, and shall, if the Committee se desire, submit it with his remarks to the Sanitary Beard.

Sany. Engr.'s. Form No. 1.

APPENDIX A.

DETAILS OF DIAGRAM.

Name of station Date when taken Distinguishing letter of engine Cut off Diameter of Cylinder Diameter of l'iston Rod Nett area of Piston Length of streke Revolutions per minute Top er bottem Pressure by Steam Gauge Temperature of Condenser Vacuum on Gauge Pressure en Pumps Indicated # High Indicated H Low Total indicated HP Consumption of coal per hour Consumption per indicated HP per hour Name of coal used Quality of coal used Scale of Indicator

BENGAL ACT III OF 1884	(THE BENGAL	MUNICIPAL ACT,	1884)contd.
Sany. Engr.'s. Form No 2.	APPENDIX	Α.	
•	1122 200	". "	
		WATER-WORKS.	

Abstract of work done by Pumping Michin ry for the month of

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	Number of hours pumps st work.	Average lift, including suction and friction.	Total quantity of water pumped in gailons.	Total work done in foot-pounds.	Total quantity and name of coal cwis.	Remark
Unfiltered-wa er pumps	- marin baddada b					
,						
		•				
Filtered-water pumps .						
			-			
	,					

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - cont. Sany. Engr.'s Form No. 3.

· APPENDIX A.

WATER-WORKS.

Every	Hours Worked	when arted.	olutton -	Hastice on Pumps.	pressure	gaffen, k in foot	a to of	Boilins	2
Engine At Work	From, To,	Counter when engine started. Counter when engine elegant	Total revolutions made.	n. Feot.	Aterage pressure on pumps	Total gaflen, pumrel, Total work in foot	Work in Kaliens.	1 11 111	COS' IN CUTS. REMARKS.
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BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.
Sany. Engr.'s Form No. 4.

APPENDIX

WATER-

· Return of Coal and Stores consumed

	COA MAI	71 J.	CAST Och SRE	IN	 Lat CA (G)	B 1 - NG L	Cy Li Oi	NDER 1.	TALI	L⊖W.	Je	TR.	Cor.	ron Tr.	So	AP.		PFN- E IN
DATE OF THE MONTA.	Received.	Consumed.	Received.	Centum-d.	Kerenyed	Consumed.	Received	Centure a.	Received.	Consumed.	Revensed.	· Consumed	Received.	Consumed	Rentrid.	Con tunid.	Received.	Consumed.
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a'ance in hand		1	•	_										_				

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—cont

A.

WORKS.

for the month of

190 . •

	SP YAB BBB	UN N IN (B9.	SAJ MAT' BEI	EE- FY IN CRS.	Red In	LEAD the.	WR LEAD	ITE IN lbs.	011	osine Lin Lons.	(BOI)	SEED IL LED) lbs.					110	TRS	RR (KNG)	NE	
	Received.	Consumed.	Received.	Consumed.	Received.	Consumed.	Received.	Consumed.	Received	Consumed.	Received.	Consumed.	Roce; ved.	Consumed.	Received.	Consumed.	Here-power.	dorge.power.	Horse-power,	Horse-power.	REMARKS.
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Surerintendent.

BENGAL AUT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Sany. Engr.'s Form No. 5.

. APPENDIX A.

WATER-WORKS.

	Filter	Bed L	og for t	he	of			190 .	
Number of filter bed.	Honr	Depth of fine sund	Level of water in filter bed,	Level of water in filter well.	Filtraticn head,	Nuwi TURNs Inlet valve.	Ontlet valve.	Depth of water in clear water reservoir,	Remarks
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Notes.

^{1.} All gauges should be read every two homes at least and also, whenever it is necessary to open, close or alter the inlet (routlet valves.

2. All leve's to be referred to the bottom of the filter bed, i.e., the zero of the gauge to be on the floor of the filter bed.

3. In the column of remarks should be entered an account of repairs, etc., done to the filter beds, such as scraping, or renewal of filtering medium, number, of cubic feet of sand removed from a filter bed, and the quantity washed, etc.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

Sany. Engr.'s Form No. 6.

APPENDIX A.

Report on an examination of the Boilers, Engines and Pumps of the water-works, made by on the

BOILERS.

1. Description of boliers, giving maker's name and date of erection.

Give grate area and calculated horse-power.

- 2. When and by whom last examined: -
 - (a) If examined by an Inspector of Steam-boilors under Act III (B. C.) of 1879, give name of Inspector and number and date of last certificate.
 - (') Note working pressures previous to last examination; and, if any reduction in pressure was made by the Inspector, state how much, and why such reduction was made.

Note. - If the bulers are working under certificates gamited by an Inspector under Act III (B. C.) of squestions 3, 4, 5, and 6 need not be answere t.

- 3. Have you examined the boilers internally and oxternally; if so, with what results? Give thickness of scale, if any, and state whether you had it removed.
- 4. Did you test the boilers by hydraulic pressure; if so, up to what pressure?

Did you ascertain that the steam-gauge was correct, and that the steam relief-valve was in working order, and not over-weighted, before applying the hydraulio test?

5. What working pressures do you now recommend?

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL	Acr, 1884)—contd.
Boilnes—contd.	
6. Have you examined all the boiler-fittings, such as safety-vulves, feed water-pine, blow-off oocks, steam and water-gauges, etc, etc.? State if they are all in good working order, and if not, what is required to make them so?	
NOTE.—The safety-valves should not be weighted to more than 10 lbs. (preferably 6 lbs.) above the working pressure.	
7. Are the boilers blown out regularly, and safety valves lifted to insure their not sticking; and is a record kept of the dates on which this has been done since the last inspection.	
8. Is the floor of the boiler house kept dry and in good order?	
(a) Where are the ashes slaked?	
(c) When was soot last removed from the flues? (c) Are the flues free from moisture during the rainy season?	
9. State which of the following are available for filling the boiler, and which is generally used— (a) Feed-pump on engine. (b) Donkey-pump.	
(c) Injector.	
(d) Cold water pressure from the mains.	
10. State average fuel consumption since last report, giving the percentage of ashes and kind of fuel used.	
If coal be used, give name of colliery from whence obtained.	,
11. General remarks.	
NOTE.—Any repairs that have been done in the boller-house since last inspection, should be recorded here.	

· Engines.	
12. Description of Engines, noting also maker's ame, date of oreotion, diameters of cylinders, and ength of stroke.	
13. When and by whom last examined?	
14. Did you examine the interiors of the cyliners, and if so, with what result?	
15. Did you examine the steam-valves, and if so, with what result?	
16. Did you take any indicator diagrams? If so, attach to this report a set worked out, with full particulars noted;— (a) State whether you consider the valves are properly set for the most economical working of the engine.	
(b) State whether you consider the indicator diagrams are satisfactory or not, and whether any difference in them is apparent. If so, what, in your opinion, has caused the difference?	
17. Are all stuffing boxes and glands kept properly packed, and steam-pipes free from leaks?	
18. What vacuum is generally maintained?	
19. Is the air-pump in good order? Give temperature of its discharges.	- `
Norg.—The temperature should not exceed 115°	•

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

ENGINES—concld.
20. Are the lubricants in use of good and suitable quality, and is a sufficiently large supply of all stores kept ir hand?
21. General remarks.
Note.—All lepsits, however slight, that have been carried out since last report, should be mentioned here
. Римгв.
22. Description of pumps, noting also dia neters of buckets or plungers, length of stroke, number and size of valves.
23. Did you examine all buckets and plungers, and if so, with what result?
24. What do you consider is the percentage of "slip"?
(a) What do you find the mechanical efficiency of the engines?
25. Were the pumps working smoothly, evenly and without noise, or banging of valves?
26. Are the air-vessels kept properly charged with air?
(a) State means of doing so.
27. General remarks. Note—All relairs that have been carried out since last report should be men found here.

BENGAL ACT III of 1884	THE BENGA	L MUNICIPAI	. Аст, 188	4)—contd
_	GENERAL.	•		
28. Is the staff at the pum d the health of the employés g	ping station generally goo	sufficient,		
29. General remarks.		•		endlegen - or
		Signed		•
•		Rank	•	•
$oldsymbol{D}ate$				
anitary Engineer's Form No. 7].				
	APPENDIX			
Report on bacte		TER-WORKS.	anatau	
Report on oucces	rrosogicas ext	menention of	water.	
Source of Sample.	late of inoculating tubes.	Date of counting colonies.	Number of colonies. counted.	REMARKS
Kiver ttling tank No. after		1		
hours settlement. ter-well No. Ditto No. 2		ĺ		
Ditto No. 3			•	•
andpost at miles from pumping station.	•		•	
		•		
			•	• •
			Superintena	ant.

N. B.—This form should always be accompanied by Sanitary Engineer's Form No. 5.

Sanitary Engineer's Form No. 8.		BENGAL	Acr	III	of	1884	(T HE	BENGAL	MUNICIPAL	Act,	1884) contd.
	Sar	itary Eng	ineer's	For	m N	o. 8.					

APPENDIX A.

 WATER-WORKS.

Certified that I measured the depth of fine sand in each of the filters on the dates noted against each and found it to be as follows:—

		Filter.		•	Date.	Dopth.
No. 1	***		***		er to a same apparate to	
No. 1	•••	•••				
No. 2	•••	•••	. •			
No. 2		•••	. •••			

Superintendent.

Chairman.

APPENDIX B.

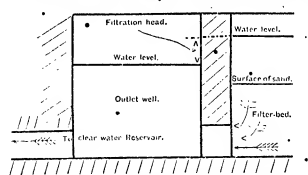
Rules for working pilter-beds of water-works in Bengal.

(Revised by order of the Sanitary Board, Bengal, 26th May, 1896).

1. The depth of water above the surface of the sand in a filt-r-bed should never be allowed to exceed two feet; care should be taken to always maintain this depth of water as long as filtration is in progress, and for this purpose gauges should be painted on the side walls of the filter-beds.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

The water collecting in the drains of a filter-bed is usually discharged into a small masonry well called the outlet-well, from whence it passes through



a sluice into the clear-water reservoir; the differlevel ence of between the surface of the Water in the filter-bed and that in the outlet-well oalled the filtrahealt; tion the rough sketch in the margin explains this clearly. The filtration head

should not under ordinary circumstances exceed six inches, but in cases of emergency it may be allowed to reach as much as twelve inches. Full reasons for allowing the filtration head to exceed six inches should be recorded in the filter-bed log-book.

3. The interiors of outlet-wells should be painted white, and gauges should be painted on the side walls, so that the filtration head may be accurately

recorded.

4. Readings of all gauges should be taken every two hours while the filters are at work, and recorded carefully in the log-book (Sanitary Engineer's Form

No. 5) or in any other form approved by the Sanitary Engineer.

5. Filter-beds should not be worked continuously, but the surface of the filtering material should be exposed to the air for at least eight hours out of the twenty-four, so as to enable the air to penetrate and so oxidize any organic matter deposited in the interstices of the filtering material by the untiltered water. Filter-beds should, preferably, be run dry at night time only.

6. Filter-beds should not be charged from below or by admitting water upwards on to the surface of the sand. When a filter-bed is to be brought into work, the cutlet valve should be kept closed until the depth of water on top of the sand remains at the limit prescribed in rule 1, i.e., two feet, care should be taken not to disturb the surface of the sand by admitting water too rapidly at first.

Sand that has been scraped from the surface of filter-beds should be left exposed to the air for six or seven days before it is washed and replaced in the filter-beds.

8. The fine sand in a filter-bed should never be reduced by scraping to a less depth than 12 inches. When sand washers are available, the fine sand should be brought up to its correct thickness after every third scraping, so that the rate of flow through the filtering material may be kept as uniform as possible.

The filtering material and brick drains should be entirely removed from the filter basin once every four years. The pebbles, or broken stone, and the coarse sand may be replaced, provided they have been thoroughly exposed to

Bengal Act III of 1884 (the Bengal Municipal Act, 1884)-contd.

the air while the brick drains are being laid; they should be spread out in thin layers and turned over with spades at least once a day. The fine sand should be entirely renewed. When a filter bet has been reconstructed and charged, the filtered water flowing from it should be allowed to run to waste for at least 48 hours.

10. Water should not be allowed to remain in settling tanks longer than is necessary for the deposition of supponded mineral matter, such as clay, sand, etc. Whenever the water of the source of supply is sufficiently clear, it may be pumped direct into the filter-beds, or if the intermittent character of the flow causes damage to the surface of the filtering material, the water may be passed through the settling tanks at a low level without being allowed to stagnate.

Notification No. 2260 M., dated the 7th November, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 199).

Whereas a Notification No. 2063T.—M., dated the 14th August. 1905,1 was published at page 153, Part IB of the Calcutta Gazette of the 16th idem, declaring the intention of the Lieutenant-Governor to make the following rule for the guidance of Commissioners in making contributions from the Municipal Fund for the improvement of private tanks and wells, and whereas no valid objection has been raised to the proposal, it is hereby notified, for general information, that, in the exercise of the power conferred on him by section 69B(ii) of the Bengal Municipal Act III of 1884, the Lieutenant-Governor confirms the said rule:—

(1) Contributions made by the Commissioners out of the Municipal Funt towards the re-excavation, repair, improvement or maintenance of any private tank or well shall, if the amount of the contribution exceeds one hundred rupees, be subject to confirmation by the District Magistrate, and shall in every case be subject to the condition that the water of such tank or well shall be available for use by the public for domestic purposes and for watering cattle.

Notification No. 2186T .-- M., dated the 13th October, 1906 (published in the Calculta Gazette of 1906, Part 1B, p. 161).

In excreise of the power conferred upon him by section 69B(ii) of the Bengal Municipal Act, 1884 (Bengal Act 11I of 1884), the Lieutenant-Governor is pleased to direct that the following amendment shall be made in the rules for the management of water-works under the supervision of the Government of Bengal, published with Notification No. 633T.—M., dated the 16th May, 1904, 2 at pages 117-119, Part 1B of the Calcutta Gazette of the 18th idem, namely:—

In rule 3, after the words "The Committee" the words "of which three members shall form a quorum," shall be inserted.

Not printed in this Collection.
Printed ante, y. 876.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Government Order No. 884M., dated the 8th February, 1899 (not published in the Calcutta Gazette).

It is hereby notified, for general information, that, under section 78 of the Bengal Municipal Act III of 1884, as amended up to 1st November, 1896, the lieutenant Governor is pleased to lay down the following rule regulating the powers of municipalities in respect to the expenditure of money for purposes which are provided for in the budget estimates of the year:—

[Printed in Collier's Bengal Municipal Manual, 1905, p. 333, as rul- 52 A.

Note.—This rule should be read as Rule 52A, of it e Rules for keeping the accounts of municipalities, published nder Government Notification No. 5472M., dated the 18th December 1897.

Votification dated the 30th August, 1883 (published in the Calcutta Gazette of 1883, Part I, p 741)

In modification of previous orders, the Lieutenant-Governor is pleased to populate the Accountant General to be ex officio Auditor and Examiner of Junicipal and Local Accounts, conjointly with the officer who may for the time eing hold the substantive appointment of Examiner of Local Accounts.

Votification No. 3/8T.—M., dated the 14th May, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 98).

It is bereby notified, for general information, that, in exercise of the power onferred on him by section 82 of the Bengal Municipal Act III of 1884, as nodified up to 1st November, 1896, the Lieutenant-Governor is pleased to nodify, in the manner following, rule 8 of the Municipal Account Rules, ublished under Notification No. 547. M., dated the 13th December, 1897, at ages 297 to 358 of Part IB of the Calcutta Gazette of the 15th idem:—

For paragraph 1 of rule 8, see Bengal Municipal Account Rules, 1911, p. 1., Para—cancelled by Natification No. 1321 M, dated the 11th March, 1905, post, p. 896.

Volification No 1012 T.-M., dated the 20th June, 1900 (published in the Calcutta Gazzette of 1900, Part IB, p. 133)

It is hereby notified, for general information, that, in exercise of the power onferred on him by section 82 of the Bengal Municipal Act III of 1884, as a nodified up to 1st November, 1896, the Lieutenant-Governor is pleased to nodify in the manner following, rule 51 of the Municipal Account Rules, ublished under Notification No 5472M, dated the 13th December, 1897, 1 at ages 297 to 358 of Part IB of the Calcutta Gazette of the 15th idem:

51 .- [Printed in Bengal Municipal Account Rules, 1911, p. 10.]

Printed in Bengai Municipal Account Eules, 1911, and in Collier's Bengai Municipal Manuai, 1906. p. als.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1550T.—M., dated the 12th September, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 192).

It is hereby notified, for general information, that, in exercise of the power conferred on him by section 82 of the Bengal Municipal Act III of 1884, as amended up to 1st November, 1896, the Lieutenant-Governor is pleased to direct that the following alteration be made in rule 53 of the Taxation Account Rules (Appendix A to the Account Rules of Muncipalities), published under Notification No. 5472M, dated the [15th] December, 1897, at pages 297-358 of Part IB of the Calcutta Gazette of the 3 same date]:—

In line 5 for "once a year" read "once every six months."

Notification No. 258 M., dated the 17th January, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 14).

UNDER section 82 of the Bengal Municipal Act III of 1884, as modified up to date, the Licutonant-Gevernor is pleased to prescribe the following rule in supersession of rule 780 of the Municipal Account Rules, published under Notification No. 5472M., dated the 13th December, 1897, 2 at pages 297 to 353 of Part IB of the Calcutta Gazette of the 15th idem:—

790.-[Printed in Bengal Municipal Account Rules, 1911, p. 17.]

Notification No. 1498T.—M., dated the 2nd September, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 167).

It is hereby notified, for general information, that, in supersession of rule 5, Appendix A of the rules issued under section 82 of the Bengal Municipal Act III of 1884, as amended up to the 1st November, 1896, for keeping the accounts of municipalities and also for the audit of such accounts, the Lieutenant-Governor is pleased to make the following rules under the aforesaid section of the Act:—

Rule 5.-[Printed in Bengal Municipal Account Rules, 1911, p. 56.]

Notification No. 2018M., dated the 29th July, 1903 (published in the Calcutta Gasette of 1903, Part -IB, p. 173).

Under section 82 of the Bengal Municipal Act III of 1884, as amended up to 1st November, 1896, the Lieutenant-Governor is pleased to make the

¹ Sic. Read 13th. 2 Printed in Bengal Municipal Account Rules, 1911, and in Collier's Bengal Municipal Manual, 1905, p. 315. 3 Sic. Read 15th idea.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

following modifications in the Municipal Account Rules, published under Notification No. 5472M., dated the 13th December, 1897, 1 at pages 297 to 358, Part IB of the Calcutta Gazette of the 15th idem:—

Rule 60 - For the memorandum of agreement substitute:-

[Memorandum of agreement—superseded by Notification No. 2346 T.-M., dated the 6th September, 1905 post, p. 896.]

Rule 103.-Substitute the following for the present rule:-

[Printed in Bengal Municipal Account Rules, 1911, p. 25.]

Rule 104. \ [Susperseded by Notification No. 293 Week, dated the 3rd Feb-Rule 104A. \ ruary, 1910, post p. 898.]

Notification No. 785 M., dated the 10th February, 1905 (published in the Calcutta Gazette of 1905, Part 1B, p. 32).

In exercise of the powers conferred by section 79 2 of the Bengal Municipal Act III of 1884, the Lieufenant-Governor is pleased to enneel rule 107A of the Municipal Account Rules, published with Notification No. 5472M., dated the 13th December, 1897, 1 at pages 297 to 358, Part IB of the Calcutts Gazette of the 15th idem, and to subtitute the following rule:—

107A .- [Printed in Bangal Municipal Account Rules, 1911, p. 27.]

Notification No. 794M., duted the 10th February, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 32).

In exercise of the powers conferred on him by section 82 of the Benga Municipal Act III of 1884, the Lieutenant-Governor is pleased to make the following rules in addition to the rules published with Notification No. 5472M. dated the 13th December, 1897, 1 at pages 297 to 358, Part IB of the Caicutte Gazette of the 15th idem:—

91A, 91B, 91C .- Printed in Bengal Municipal Account Rules, 1911, p. 23,

Printed in Bengal Municipal Account Rules, 1911, and in Collier's Bengal Municipal Manual, 1905, p. 315, 2616. Read 88,

BRNGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Notification No. 1321 M., dated the 11th March, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 50).

In exercise of the powers conferred on him by section 82 of the Bengal Municipal Act III of 1884, the Lieutenant-Governor is pleased to cancel paragraph 2 of rule 8 of the Municipal Account Rules, published with Notification No 5472 M., dated the 13th December, 1897, at pages 297 to 358, Part IB of the Calcutta Gazette of the 15th idea, and to substitute the following paragraph:—

[Printed in Bengal Municipal Account Rules, 1911, p. 1.]

Notification No 2346 T.— M., dated the 6th September, 1995 (published in the Calcutta Gazette of 1905, Part IB, p. 169).

UNDER section 82 of the Bengal Municipal Act, III of 1884, the Lioutenant-Governor is pleased to cancel the memorandum of agreement appended to Municipal Account Rules 60, framed under Government Notification No 2018 M., dated the 29th July, 1903, and published at pages 173-174, Part IB of the Calcutta Gazette of the 5th August, 1903, and to substitute the following:—

Memorandum of Agreement.

[Printed in Bengal Municipal Account Rules, 1911, p. 11]. Rule 60 as revised will stand thus:—

[Printed ibid, p. 11.]

Notification No. 1458 M., dated the 28th March, 1903 (published in the Calcutta, Gazette of 1906, Part IB, p. 55).

In exercise of the powers conferred by sub-section (1) of section 69 and clause (ii) of section 69 B of the Bengal Municipal Act, 18:4, and with reference to section 82 of that Act, the Lieutenant-Governor is pleased to make the following rules in addition to the rules published with Notification No 5472 M, dated the 13th December, 1897, at pages 297 to 358, Part IB of the Calcutta Gazette of the 15th idem:—

10 R, 10 B .- [Printed in Bengal Municipal Account Rules, 1911, p. 2.]

¹ Printed in Bengal Municipal Account Ruiss, 1911, and in Collier's Bengal Municipal Manual, 1905, p. 315, 8 Printed ants, p. 394.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1050 M., dated the 26th November, 1967 (published is the Calcutta Gazette of 1907, Part IB, p. 183).

It is hereby notified, for general information, that under section 82 of the Bengal Municipal Act, 1884 (Bengal Act III of 1881), as amended up to 1st November, 1896, the Lieutenant-Govornor is pleased to make the following additions and alterations in Appendix A of the rules issued under the said section of the Act for keeping the accounts of municipalities and for the audit of such accounts which were published under Notification. No. 5472 M., dated the 15th December. 1897, 1 at pages 297 to 358, Part IB of the Calcutta Gazette of the 15th idem:—

In Rule 28, line 1, substitute "two" for "three."

In Rule 25, line 2, after the words "red ink" add "or with some distinguishing mark, e.g., lion and unicorn and the words "bill? and "receipt" being prominently printed in bold type at the head of the two parts."

In Rulo 29, line 2, substitute "second,' for "third."

In Rule 29, line 3, substitute "first" for "second." In Rule 29, line 4, substitute "second" for "third."

In Rule 30, line 3, after the words "100 forms" insert the sentonce —

"Each bill book should have stitched to it at the commencement a memorandum in Form F (a) reproduced below."

In Rule 30 add at the end "in large municipalities each quarter's supply

may be separately numbered."

In Rule 36, line 6, substitute "this memorandum" for "counterfoils."

In Rule 36, line 8, substitute "memorandum at the commencement" for "fly-leaves."

In Rule 42, line 5, substitute "memorandum at the commencement of the bill-book" for "counterfoil of the bill."

In Rule 43, line 1, substitute "duplicate" for "triplicate."

In Rule 43, line 4, substitute "memorandum at the commencement of the bill-book" for "counterfoil."

In Kule 43, line 5, substitute "book" for "counterfoil."

In Rule 44, substitute the following for the first four lines of paragraph 2:—

[Printed in Bengal Municipal Account Rules, 1911, p. 65].

45—[Printed ibid, p. 65.].

Form F(a).—[Printed ibid, p. 62.]

Notification No. 272 T.—M., dated the 20th May, 1993 (published in the Calcutta Gazette of. 1909, Part IB, p. 253):

The following rule which the Lieutenant-Governor is pleased to make, in exercise of the power conferred by section 82 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), for insertion after rule 13 in the rules framed

¹ Printed in Bengal Municipal Account Rules, 1911, and in Collier's Bengal Municipal Manual, 1905, p. 215.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

under that section and published under Notification No. 5472 M., dated the 13th December, 1897, at pages 297 to 358 of the Calcutta Gazette of the 15th idem, is published for the information of persons likely to be affected thereby:-

RULE.

Hackney-Carriage Fund.

13A .- [Printed in Bengal Municipal Account Rules, 1911, p. 4.]

Notification No. 293 Medl., dated the 3rd February, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 228).

Ir is hereby notified, for general information, that under section 82 of the Bengal Municipal Act, 1884 (Bengal Act 1II of 1884), the Lieutenant-Governor is pleased to make the following modifications in the rules issued under the said section of the Act for keeping the accounts of the municipalities, and for the audit of such accounts which were published under Government Notification No. 5472 M., dated the 13th December, 1897, at pages 297-358, Part IB of the Calcutta Gazette of the 15th idem :-

- (1) Substitute the following rules for rules 104 and 104A (as amended by Notification No. 2018 M., dated the 29th July, 1903 2:-
- Rule 104. | [Printed in Bengal Municipal Account Rules, 1911, pp. 25 and 26.]
 - (2) Substitute the following under the head of Expenditure 'C(4)' in the Municipal Account Form No. 1—Budget Estimate:
 - C(4).—[Printed in Bengal Municipal Account Rules, 1911, p. 32.]

Notification No. 893 M., dated the 8th April, 1910 (published in the Unkutta Gazette of 1910, Part IB, p. 49).

In exercise of the powers conferred by section 793 of the Bengal Municipal Act III of 1884, the Lieutenant-Governor is pleased to make the following amendments in rule 107 A of the Municipal Account Rules published with Notification No. 785 M., dated the 10th February, 1905, at page 32, Part IB of the Calcutta Gazette of the 15th idem:-

In line 3 of clause (a) and in line 2 of clause (b), for "Rs. 10,000" read " Rs. 20,000."

³ Printed in Hengal Hunicipal Account Eules, 1911, and in Collier's Bengal Municipal Manual, 1905, p. 315, 3 Printed esse, p. 394, 5 Sis. Each 5 4, 4 Printed ente, p. 395,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-confd.

Notification No. 1318 M., dated the 29th August, 1910 (published in the Calcutta Gazette of 1910, Purt IB, p. 124).

In exercise of the power conferred by sub-section (1) of section 82 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor is pleased to make the following addition to rule 13 of the rules published under Notification No. 5472 M., dated the 18th December, 1897, at page 297 of the Calcutta Gazette of the 15th idem:—

[Printed in Bengal Municipal Account Rules, 1911, p. 4 (rule 13, para. 3).]

Notification No. 960T.—M., dated the 5th October, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 155).

In exercise of the power conferred by section 82 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor is pleased to make the following additions and alterations in the rules in Appendix A of the rules framed under the above section of the Act for keeping the accounts of municipalities and for the audit of such accounts, published under Notification No. 5472M., dated the 13th December, 1897, at pages 297 to 358 of the Calcutta Gazette of the 15th idem:—

- (1) In rule 62, line 2, substitute "the servers of the bills" for the word "sarkars;" and in line 3, omit the words "and notices of demand."
 - (2) Insert the following as a new rule after rule 65:—

Rule 65 A .- [Printed in Bengal Municipal Account Rules, 1911, p. 69.]

Notification No. 997 T.—M., dated the 7th October, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 157).

In exercise of the power conferred by section 82 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor is pleased to make the following rule in supersession of rule 54 of the rules framed under the above section of the Act for keeping the accounts of municipalities and for the audit of such accounts, published under Notification No. 5472 M., dated the 13th December, 1897, r at pages 297-358, Part IB of the Calcutta Gazette of the 15th idem.

Rule 54 .- [Printed in Bengal Municipal Account Rules, 1911, p. 68.]

Printed in Sengal Municipal Account Rules, 1911, and in Collier's Bengal Municipal Manual, 1766, p. 265.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1508M., dated the 24th November, 1910 ((published in the Calcutta Gazette of 1910, Part IB, p. 188).

In exercise of the power conferred by section 82 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor in Council is pleased to make the following amendments in the rules framed under the above section of the Act for keeping the accounts of municipalities and for the audit of such accounts, published under Notification No 5472M., dated the 13th December, 1897, 1 at pages 297-358, Part IB of the Calcutta Gazette of the 15th idem:—

- (1) Rule 103, Form XL.—In the heading of column 11 after the word "treasury" add "or Savings Bank."
- (2) Rule 104 (as amended by Notification No. 293Medl., dated the 3rd February, 1910, 2).—For the first sentence substitute.

[Printed in Bengal Municipal Account Rules, 1911, p. 25 (first 12 lines).]

(3) In the second sentence of the same rule, for Form XXIX (of the rules for the management of Charitable Hospitals and Dispensaries,) substitute "Form XL-A as it originally stood before revision."

FORM XL-A.

[Printed in Bengal Municipal Account Rules, 1911, p. 25.]

Notification No. 535 M., duted the 9th March, 1911 (published in the Calcuta Gazette of 1911, Part IB, p. 43).

In exercise of the power conferred by section 82 of the Bengal Municipal Act, 1834 (Bengal Act III of 1834), the Lieutenant-Governor in Council is pleased to make the following amendment in the rules framed under the above section of the Act for keeping the accounts of municipalities and for the audit of such accounts, published under Notification No. 5472 M., dated the 13th December, 1897, 1 at pages 297-158, Part IB of the Calcutta Gazette of the 15th idem:—

For rule 23, Appendix A, of the Municipal Account Rules, substitute the following:—

REMISSION OF BILLS.

23 .- [Printed in Bengal Municipal Account Rules, 1911, p. 59]

² Printed in Bengal Municipal Account Rules, 1911, and in Collier's Bengal Municipal Manual, 1905, p. 315, 2 Printed ante, p. 898.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

Netification No 989T.—M., dated the 11th October, 1911 (published in the Calcutta Guzette of 1911, Part IB, p. 183).

Ir is hereby notified, for general information, that the Lieutenant-Governor in Council is pleased to cancel so much of Notification No. 5172M., dated the 13th December, 1397, published at page 297, Part IB of the Calcutta Gazette of the 15th December, 1897, sanctioning certain Account Rules for Municipalities, as relates to the Model Rules for the management of the Provident Fund.

Notification duted the 30th March, 1885 (published in the Calcutta Gazette of 1885, Part I, p. 253).

WHERMAS a Notification dated the 18th November 1884, was published at page 1135, Part I of the Calcutta Gazette of the 19th dem, declaring the intention of the Lieutenant-Governor to sinction, in accordance with the recommendation of the Commissioners of the Darjeeling Municipality, made at a meeting, of which due notice was given, the imposition by the Commissioners of the Municipality of a rate, under section 85 (b) of Act III (B. C.) of 1884, of ten per centum on the annual value of all holdings situated within the Municipality, and whereas no valid objections have been raised to the measure, it is hereby notified, that, in the exercise of the powers conferred on the Local Government by section 85 of the said Act, the Lieutenant-Governor authorizes the Municipal Commissioners of Darjeeling to levy house-tax in the Darjeeling Municipality at the rate of 10 per centum on the annual value of holdings, with effect from the 1st April, 1885.

Notification dated the 6th June, 1885 (published in the Calcutta Gazette of 1885, Part I, p. 553).

Whereas a Notification dated the 13th February last, declaring the intention of the Lieutenant-Governor to sanction the imposition, under section 85 (a), Act III (B.C.) of 1884, by the Commissioners of the Khulna Municipality, of a tax on persons occupying holdings within the Municipality, according to their circumstances and property within the Municipality, was published at page 117, Part I of the Calcutta Gazette of the 18th idem, and whereas no objection has been raised to the proposed measure, it is hereby notified for general information, that, in the exercise of the power vested in the Local Government by section 85 of the said Act, and in accordance with the recommendation of the Commissioners of the Khulna Municipality, made at a meeting, the Lieutenant-Governor sanctions the imposition by the Municipal Commissioners of the said tax within the limits of the Khulna Municipality.

¹ Printed in Hengel Municipal Account Rules, 1911, and in Collier's Hengal Municipal Manual, 1905, p. 315, ² Not printed in this Collection,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification dated the 29th December, 1885 (sublished in the Calcutta Gazette of 1886, Part IB, p. 1).

Whereas a Notification dated the 1st September, 1885, I was published at page 14, Part IB of the Calcutta Gazette of the 9th idem, declaring the Lieutenant-Governor's intention to sanction the imposition by the Commissioners of the Raniganj Municipality of a rate on the annual value of holdings situated within the Municipality, with effect from the 1st January, 1886, in lieu of the tax upon persons at present levied, and whereas no objection has been raised to the proposal within one mouth from the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the powers conferred upon him by section 85 of the Bengal Municipal Act, the Lieutenant-Governor sanctions the imposition of the rate.

Notification dated the 23rd November, 1886 (published in the Calcutta, Gazette of 1886, Part IB, p. 519).

Whereas a Notification dated the 18th August last, ¹ declaring the intention of the Lieutenant-Governor to sanction the imposition, under section 85 (a), Act III (B. C.) of 1884, by the Commissioners of the Chakdaha Municipality, in the district of Nadia, of a tax on persons occupying holdings within the Municipality, according to their circumstances and property within the Municipality, was published at page 246, Part IB of the Calcutta Gazette of the 25th idem, and whereas no objection has been raised to the proposed measurs, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the said Aot, and in accordance with the recommendation of Commissioners of the said Municipality, made at a meeting, the Lieutenant-Governor sanctions the imposition by the Municipal Commissioners of Chakdaha of the said tax within the limits of the Municipality.

Notification dated the 26th November, 1888 (published in the Calcutta Gazette of 1888, Part IB, p. 453).

Whereas a Notification dated the 4th September, 1888, ¹ declaring the intention of the Lieutenant-Governor to sanction the imposition, under section 85 (a), Act III (B.C.) of 1884, by the Commissioners of the Kharar Municipality, in the district of Midnapore, of a tax on persons occupying holdings within the Municipality, according to their oircumstances and property within the Municipality, was published at page 376, Part IB of the Calcutta Gazette of the 5th idem, and whereas no objection has been raised to the proposed measure, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the said Act, and in accordance

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

with the recommendation of the Commissioners of the said Municipality, made at a meeting, the Lieutenant-Governor sanctions the imposition by the Municipal Commissioners of the said tax within the limits of the said Municipality of Kharar.

Notification dated the 3rd February, 1890 (published in the Calcutta Gazette of 1890, Part IB, p. 25).

Whereas a Notification dated the 18th October, 1889, declaring the intention of the Lieutenant-Governor to sanction the imposition, under section 85 (b), Act III (B.C.) of 1884, by the Commissioners of the 2South Suburban Municipality, in the district of the 24-Parganas, of a rate on the annual value of all holdings situated within the Municipality, in lieu of the tax upon persons under clause (a) of the said section now imposed, was published at page 226, Part IB of the Calcutta Gazette of the 23rd idem, and whereas no objection has been raised to the proposed measure, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the said Act, and in accordance with the recommendation of the Commissioners of the 2 South Suburban Municipality, made at a meeting, the Lieutenant-Governor sanctions the imposition by the Municipal Commissioners of the said rate within the limits of the said Municipality.

Notification No. 1495M., dated the 8th April, 1895, (published in the Calcutta Gazette of 1895, Part IB, p. 77).

Whereas a Notification No. 379 M., dated the 28th January, 1895. was published at page 30, Part IB of the Calcutta Gazette of the 30th idem, declaring the intention of the Lieutenant-Governor to sanction the levy by the Commissioners of the Barnagore Municipality, in the district of the 24-Parganas, of a rate on the annual value of holdings situated within the Municipality, in lieu of the tax upon persons occupying holdings within the Municipality scoording to their circumstances and property, which is now in-force within the Municipality, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by, section 85 of the Bengal Municipal Act III of 1884, as amended by Act IV of 1894, and in accordance with the recommendation of the Commissioners of the Barnagore Municipality, made at a meeting, the Lieutenant-Governor sanctions the levy by the Commissioners of the rate on the annual value of holdings in question.

Not printed in this Collection. The South Suburban Municipality was subsequently sub-divided into the Municipalities of Gardan Reach. South Suburban and Tollygunge. The Marangore Municipality was subsequently sub-divided into the two Municipalities of Harangone and Kamerheit.

Notification No. 391M., dated the 31st January, 1896 (published in the Calcutta Gazette of 1893, Part IB, p. 24).

Whereas a Notification No. 1855M, dated the 7th May, 18.5, 1 was published at page 98. Part IB of the Calcutta Gazette of the 8th idem, declaring the intention of the Lieutenant-Governor to sanction the imposition by the Commissioners of the Bhadreswar Municipality, in the district of Hooghly, under clause (b) of section 85 of the Bengal Municipal Act III of 1884, as amended by Bengal Act IV of 1894, of a rate on the annual value of holdings situated within Wards I and III of the Municipality, in lieu of the tax upon persons under clause (a) now in force; and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notication within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the Act, and in accordance with the recommendation of the Commissioners of the Bhadreswar Municipality, made at a meeting, the Lieutenant-Governor sanctions 2 the above proposal.

Notification No. 2244M., dated the 20th April, 1897 (published in the Calcutta Guzette of 1897, Part IB, p. 55).

Whereas a Notification No 416M., dated the 25th January, 1897, was published at page 19, Part IB of the Calcutte Gazette of the 27th idem, declaring the intention of the Lieutenant-Governor to sanction the imposition, by the Commissioners of the Asansol Municipality, in the district of Burdwan, under section 85(b) of the Bengal Municipal Act III of 1884, as amended by Act IV of 1894, of a rate on the annual value of holdings situated within the Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the Act, and in accordance with the recommendation of the Commissioners of the Asansol Municipality, made at a meeting, the Lieutenant-Governor sanctions the imposition of the above rate within the said Municipality.

Notification No. 963 M., dated the 19th February, 1898 (published in the Calcutta Gasette of 1898, Part IB, p. 42).

WHEREAS a Notification No. 5307M., dated the 6th December, 1897, 1 was published at page 292, Part IB of the Calcutta Gazette of the 8th idem, declaring the intention of the Lieutenant-Governor to sanction the levy by the Commissioners of the Titagar Municipality, in the district of the 24-Parganas, of a rate on the annual value of holdings situated within the Municipality, in lieu of the tax upon persons occupying holdings within the Municipality, according to

Not printed in this Collection.
 For a later Notification sanctioning the imposition of a rate on the annual value of holdings within the Gourhatt Ward of the Bhadreswar Hunicipality—jee Notification No. 261, dated the 7th June, 1905, post, p. 267.

BENGAL AOT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

heir circumstances and property, which is now in force within the Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it, is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Titagar Municipality, made at a meeting, the Lientenant-Governor sanctions the above proposal.

No ification No. 2752M., duted the 13th August, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 177).

Whereas a Notification No. 865T.—M., dated the 13th June, 1900,¹ was published at page 125, Part IB of the Calcutta Gazette of the 20th idem, declaring the intention of the Lieutenant-Governor to sanction the levy by the Commissioners of the Budge-Budge Municipality, in the district of the 24-Parganas, of a rate on the annual value of holdings situated within the Municipality, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is bereby notified, for general information, that, in the exercise of the power vested in the Local Government by cection 85 of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Budge-Budge Municipality, made at a meeting, the Lieutenant-Governor canctions the above proposal.

Notification No. 1 T.—M., dated the 16th April, 1908 (published in the Calcutta Gazette of 1902, Part IB, p. 87).

Whereas a Notification No. 372M., dated the 21st January, 1902, 1 was published at page 19, Part IB of the Calcutta Gazette of the 29th idem, declaring the intention of the Lieutenant-Governor to sanction the imposition by the Commissioners of the South Dum-Dum Municipality, in the district of the 24-Parganas, of a rate on the annual value of holdings in Ward No. 3 of the Municipality, in 1 eu of the tax upon persons occupying holdings within the said portion of the Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the South. Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor sanctions the imposition of the said rate within the said portion of the Municipality, in lieu of the tax upon persons occupying holding within the Municipality.

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd

Notification No 385T.—M., dated the 30th April, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 110).

Whereas a Notification No. 1140M., dated the 22nd February, 1904, was published at page 40. Part IB of the Calcutta Gazette of the 24th idem, declaring the intention of the Lieutenant-Governor to sanction the imposition by the Commissioners of the Kotrung Municipality, in the district of Hooghly, of a rate on the annual value of holdings within the Municipality, in lieu of the tax on persons occupying holdings within the Municipality, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 85 of the Act, and in accordance with the recommendation of the Commissioners of the Kotrung Municipality, made at a meeting, the Lieutenant-Governor sanctions the imposition of the said rate within the above Municipality, in lieu of the tax upon persons occupying holdings within the Municipality at present in force in that Municipality.

Notification No. 1209M., dated the 6th March, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 44).

Whereas a Notification No 162 M, dated the 10th January, 1905, 1 was published at page 10, Part IB of the Calcutta Gazette of the 11th idem declaring the intention of the Lieutenaut-Governor to sanction the imposition by the Commissioners of the Garulia Municipality, in the district of the 24-Parganas, of a rate on the annual value of holdings within the Municipality, in lieu of the tax on persons occupying holdings within the Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the Act, and in accordance with the recommendation of the Commissioners of the Garulia Municipality, made at a meeting, the Lieutenant-Governor sanctions the imposition of the said rate within the above Municipality, in lieu of the tax upon persons occupying holdings within the Municipality at present in force in that Municipality.

Notification No. 1550M., dated the 24th March, 1905 (published in the Calcutta Gazette of 1905, Part 1B, p. 57).

Whereas a Notification No. 167 M., dated the 10th January, 1905, was published at page 10, Part IB of the Calcutta Gazette of the 11th idense declaring the intention of the Lieutenant-Governor to sanction the imposition

¹ Mot printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

by the Commissioners of the Bhatpara Municipality, in the district of the 24-Parganas, of a rate on the annual value of holdings within the Municipality, in lieu of the tax on persons occupying holdings within the Municipality, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the Act, and in accordance with the recommendation of the Commissioners of the Bhatpara Municipality, made at a meeting, the Lieutenant-Governor sanctions, with effect from the 1st April, 1905, the imposition of the said rate within the above Municipality, in lieu of the tax upon persons occupying holdings within the Municipality at present in force in that Municipality.

Notification No. 950 T.-M., dated the 5th June, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 89).

Whereas a Notification No. 1579 M, dated the 24th March, 1905, 1 was published at page 59, Part IB of the Calcutta Gazette of the 29th idem, declaring the intention of the Lieuteuant-Governor to sanotion the imposition by the Commissioners of the Nadia Municipality, in the district of Nadia, of a rate on the annual value of holdings within the Municipality, in lieu of the tax on persons occupying holdings within the Municipality, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 85 of the Aot, and in accordance with the recommendation of the Commissioners of the Nadia Municipality, made at a meeting, the Lieutenant-Governor sanotions the imposition of the said rate within the above Municipality, in lieu of the tax upon persons occupying holdings within the Municipality at present in force in that Municipality.

Notification No. 961 F.—M., dated the 7th June, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 91).

Wheeras a Notification No. 1477 M., dated the 20th March, 1905, was published at page 55, Part IB of the Calcutta Gazette of the 22nd March, 1905, declaring the intention of the Lieutenant-Governor to sanction the imposition by the Commissioners of the Bhadreswar Municipality, in the district of Hooghly, of a rate on the annual value of holdings within the Gourhati Ward of that Municipality, in lieu of the tax on persons occupying holdings within the Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise

to exclude from the operation of the provisions of Part IX of the said Act the portions of Wards I, V, and VI of the Municipality, which are specified below:—

Portions to be excluded.

In Ward No. I-

(1) The portion lying north of Basko khal By-lane, Patnipara Lane, Patnipara By-lane, Peara Bagan Lane (14), Mahutpara Lane (37), Gari Lane (43), and Talpukar (7), west of the Eastern Bengal Railway line, south and east of Basko khal.

(2) The portion lying east of the Eastern Bengal Railway line, north of Rathdanga Road (45) and Nokari Road (46), east of Nokari

Road (46) and south of Basko khal.

In Ward No. V-

(1) The portion lying south of Berhampore Road (78), east of Thana Road (74), Thana Lane, and the eastern fencing of the Subdivisional compound, north of the Sub-divisional Road (75), and west of Jagpur Road.

(2) The portion lying east of Jagpur Road (77), south of Jagpur Road (between Berhampore Road and junction of Nikaripara Lane), Nikaripara Lane (85), Sadgopepara Lane (87), Mondolpukur Lane (88) up to the Railway line, west of the Eastern Bengal Railway line and north of Hangoro khal.

(3) The portion lying to the east of the Eastern Bengal Railway line south of the Gopalnagore Road (60), west of the eastern muni-

cipal limit and north of Hangore khal.

In Ward No. VI-

(1) The portion lying to the north of Gopalnagore (60), west of the eastern municipal limit, south of Mohaprovapara Road (48), Mohaprovapara 2nd Lane (52), Kamarpara Lane (55), Baisnabpara Lane (54), and the northern limit of Jorabagan, and to the east of Park Street No. 2 (44).

(2) North of Mohaprovapara Road (48), east of Mohaprovapara 3rd Lane (51), meeting the Rathdanga Road, south of Rathdanga Road (45), and Nokari Road (46), west of the eastern limit of

the Municipality.

Notification No. 4385 M., dated the 19th August, 1827 (published in the Calcutta Gazette of 1857, Part IB, p. 199).

WEERHAS a Notification No. 663 M., dated the 5th February, 1897, was published at page 36, Part IB of the Calcutta Gazette of the 10th February, 1897, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 254 to 259, 260 A and 274 of Part VI of the Bengal

Municipal Act III of 1834 as modified up to November, 1896, to the Bally Municipality, in the district of Howrah, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bally Municipality, made at a meeting, the Lieutenaut-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 4561 M., duted the 30th August, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 206).

Whereas a Notification No. 2552 M., dated the 7th May, 1897, was published at page 117, Part IB of the Calcutta Gazette of the 12th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 254 to 260 A and 274 of the Bengal Municipal Act III of 1894, as amended by Bengal Acts IV of 1894 and II of 1896, to the Bhadreswar Municipality, in the district of Hooghly, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bhadreswar Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 4577 M., dated the 31st August, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 206).

Whereas a Notification No. 2687M., dated the 15th May, 1897, was published at page 128, Part IB of the Calcutta Gazette of the 19th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 245, 246, 247, 248, 254 to 260A and 274 of the Bengal Municipal Act III of 1884, as modified up to November, 1896, to the Kotrung Municipality, in the district of Hooghly, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the above Municipality, made at a meeting, the Lieutenant-Governor, sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 622T.—M., dated the 11th September, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 215).

Whereas a Notification No. 821M., dated the 12th February, 1897, 1 was published at page 46, Part IB of the Calcutta Gazette of the 17th idem, sanctioning the extension of the provisions of Part IX of the Bengal Municipal Act III of 1884, as amended by Acts IV of 1894 and II of 1896, to the Baruipur Municipality, in the district of the 24-Parganas, and whereas the Municipal Commissioners resolved, under section 222 of the Act, to bring the provisions of Part IX into operation within the Municipality, with effect from the 1st April, 1898, thus exceeding the limit of time fixed by the proviso to the aforesaid section, it is therefore necessary to renew the sanction then accorded. It is accordingly notified, for general information, that, in the exercise of the powers vested in the Local Government by section 221 of the Act, and in accordance with the recommendations of the Commissioners of the Baruipur Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the said Part of the Municipal Act to the above Municipality.

Notification No. 6611.—M., dated the 15th September, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 217).

Whereas a Notification No. 1925M., dated the 3rd April, 1897, 2 was published at page 85, Part IB of the Calcutta Gazette of the 7th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as amended by Bengal Act IV of 1894, to such portion of the Kotchandpur Municipality, in the district of Jessore as is comprised in the area, the boundaries of which are stated below, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Kotchandpur-Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said area of the Municipality.

The aforesaid boundaries are—

On the North.—Kotchandpur, Muchipara, Mussalmanpara and Dhopapara.
On the East.—Syedtola, and a line from it to the Municipal tank at
Baji Bamundah.

On the South .- Katakhal and the river Bhairab.

On the West.—The river Bhairab, Kotchandpur, Mitterpara Ghat Road and Mitterpara.

¹ Printed ante, p. 296. fot printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1378T.—M., dated the 4th November, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 259).

Whereas a Notification No. 1263M., dated the 3rd March, 1897, ¹ was published at page 61, Part IB of the Calcutta Gazette of the 10th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as amended by Acts IV of 1894 and II of 1896, to Wards Nos. VI and VII of the North Barrackpore Municipality, in the district of the 24-Parganas, and whereas objections which have been accepted as valid have been raised to the proposed extension of Part IX to certain portions of the Wards above mentioned within one month from the date of the publication of the above Notification within the Municipality, it is heroby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the modified recommendation by the Commissioners of the North Barrackpore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the portions of Wards Nos. VI and VII of the Municipality, included within the boundaries specified below:—

The area bounded on the west by the Ganges, on the south by the Mannapara road, on the east by the Rampada Marik's road, Kalitola, the Feeder road and Satgopepara road, and on the north by the southern extremity of the Gunpowder Factory (with the exception of Posuri Bazar and the Jalapara), both sides of the Feeder road from Kalitola road to the northern terminus of Baruipara road, and the northern side of the Sreedhar Bansidhar road from the Kalitola road to the southern terminus of Baruipara road, and both sides of Mukherjeepara road.

Notification No. 4786 M., dated the 15th November, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 271).

Whereas a Notification No. 4539M., dated the 30th August, 1897, was published at page 205, Part IB of the Calcutta Gazette of the 1st September, 1897, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as amended by Bengal Acts IV of 1894 and II of 1896, to the North Barrackpore Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within in one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the North Barrackpore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 5635M., dated the 16th December, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 361).

Whereas a Notification No 779T.—M., dated the 22nd September, 1897, was published at page 2?1, Part IB of the Calcutta Gazette of the 29th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act II1 of 1884, as modified up to November, 1896, to the Kandi Ward of the Kandi Municipality, in the district of Murshidabad, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Kandi Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 5834 M., dated the 28th December, 1897 (published in the Calcutta Gazette of 1898, Part IB, p. 1).

Whereas a Notification No 1109, dated the 20th October, 1837, was published at page 233, Part IB of the Calcutta Gazette of the 27th idem, declaring the intention of the Lieutenant Governor to extend the provisions of Parts VI and X of the Bengal Municipal Act 11I of 1884, as amended by Bengal Acts IV of 1894 and II of 1896, to the Kushtia Municipality, in the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Kushtia Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 230M., dated the 13th January, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 15).

Whereas a Notification No. 1276T.—M., dated the 30th October, 1897,1 was published at page 249, Part IB of the Calcutta G zette of the 3rd November, 1897, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1856, to the holdings situated on the Dum-Dum road from the Eastern Bengal State Railway, the Nagar Bazar road and the Jessore road as far south as the Shamnagar road in the South Dum-Dum Municipality, in

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portions of the above-named Municipality.

Notification No. 938 Al., dated the 17th February, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 41).

Whereas a Notification No. 5309M., dated the 6th December, 1897, was published at page 292, Part IB of the Calcutta Gazette of the 8th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 243 and 244 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Hooghly and Chinsura Municipality, in the district of Hooghly, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Hooghly and Chinsura Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1754M., duted the 22nd March, 1898 (published in the Calcutta Gazette of 1848, Part IB, p. 57).

Whereas a Notification No. 897T.—M., dated the 30th September, 1897, was published at page 223, Part IB of the Calcutta Gazette of the 6th October, 1897, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of [1894], as modified up to 1st November, 1896, to the South Dam-Dum Municipality, in the district of the 24-Parganas, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1925M., dated the 28th March, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 61).

Whereas a Netification No. 5000M., dated the 22nd December, 1896, was published at page 268, Part IB of the Calcutta Gazetto of the 23rd idem, declaring the intention of the Lieutenant-Governor to extend the provisions of section 260A of Part VI of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the 2 South Barrackpore Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accoradance with the recommendation of the Commissioners of the 2 South Barrackpore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the provisions of section 260A of the Municipal Act to the said Municipality.

Notification No. 2110M., dated the 5th April, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 65).

Whereas a Notification No. 5677M., dated the 18th December, 1897, was published at page 364, Part IB of the Calcutta Gazette of the 22nd idem declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bongal Municipal Act III of 1884, as modified up to lat Novomber, 1896, to Wards V, VI and VII of the Jangipur Municipality, in the district of Murshidabad, and whereas no vaild objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommondation of the Commissioners of the above Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2145M., dated the 5th April, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 66).

Whereas a Notification No. 427M., dated the 21st January, 1898, was published at page 25, Part IB of the Calcutta Gazette of the 26th idem, deciaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of [1894], as modified up to 1st November, 1896, to the Garden Reach Municipality, in the district of the 24-Parganas, and

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The South Barrackpore Municipality has subsequently been sub-divided into the Municipalities of South Barrackpore and Panihati. But so much of this Notification as relates to the Panihati Municipality has been superseded by Notification No. 364T.—M., dated the 30th April, 1904, post, p. 1043.

1860, Read 1884.

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whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Garden Reach Municipality, made at a meeting, the Lieutenant Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2753M., dated the 5th May, 1898 (published in the Colcutta Gazette of 1898, Part IB, p. 83).

Whereas a Notification No. 628M.; dated the 7th February, 1898, was published at page 31, Part IB of the Calcutta Gazette of the 9th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 232, 262A, 270, clause (4), and 273, clause (2) of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Jaynagar Municipality, in the district of the 24-Perganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Jaynagar Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 3081M., dated the 17th May, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 90).

Whereas a Notification No. 1201M., dated the 28th February, 1898, was published at page 45, Part IB of the Calcutta Gazette of the 2nd March, 1898, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 224 to 232, 266, 270 (5) and (4) and 271 of Part VI of the Bengal Municipal Act III of 1884, as amended by Bengal Acts IV of 1894 and II of 1896, to Ward No. I of the Barasat Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is kereby notified, for general information, that, in the exercise of the power rested in the Local Government by section 221 f the Act, and in accordance with the recommendation of the Commissioners of the Barasat Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Ward of that Municipality:

Notification No. 4679 M., dated the 2nd August, 1898 (published in the Calcutta Gazette of 1598, Part IB p. 138).

Whereas a Natification No. 2134 M., dated the 5th April, 1898, was published at page 65, Part IB of the Calcutta Gazette of the 6th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the portion of the South Barrackpore Municipality, in the district of the

The area which is bounded on the north by the Titagar abal; on the south by a p-ruon of Ward Vo. 17 (Khardaha) of the Municipality; on the east by the Eastern Bengal State Railway line; and on the west by the Grand Trunk Rosz. 24-Parganas, specified in the margin, and whereas no valid objection has been raised to the proposals within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for

general information, that, in the exercise of the power vested in the Local Government hy section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Barrackpore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portion of the Municipality.

Notification No. 4804 M., dated the 4th Augus', 1898 (published in the Calcutta Gazette of 1898, Part IB p. 142).

Whereas a Notification No. 2872 M., dated the 10th May, 1898, I was published at page 85, Part IB of the Calcutta Gazette of the 11th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 256A, 256B and 260A of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Maniktala Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Maniktala Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No 5402 M., dated the 26th August, 1898; (published in the Calcutta Gazette of 1898, Part IB, p. 155).

• Whereas a Notification No. 2832 M., dated the 6th May, 1898, 1 was published at page 84, Part IB of the Calcutta Gazette of the 11th idem, declaring the intention of the Lieutensnt-Governor to extend the provisions of Part-IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896,

¹ Not printed in this Collection.

to certain portions of the South Suburban Municipality, in the district of the 24-Parganas, and whereas no valid objections have been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Suburban Municipality, made at a meeting, the Lieutenant-Governor sanotions the extension of the above Part of the Municipal Act to the following portions of the said Municipality:—

Names of wards.	Boundaries.
Behala, Ward No. 3	North.—By Bonomali Naskar's Road or Hari Sava Road. South.—By Brahmo Somaj Road. East.—By Diamond Harbour road. West.—By Bonomali Naskar's Lane, meet-
Etalghatta, Ward No. 4, o Tollygunge.	Ing Brahmo Somaj Road. North.—By Tollygunge Circular Road. South.—By Rassa-Behala Road and Kamar's
Barisa, Ward No. 6	Duttapara Road. South.—By Gribble Road and Sealpara Road. Road. Last.—By Duttapara Road. West.—By Narayan Roy's Load from the north corner of Babu Harish Chandra Roy Chaudhuri's
Garia, Ward No. 9	dwelling-house meeting Gribble Road. North.—By Bansdhani Road. South.—By Tolly's Nala. Eust.—By Tolly's Nala. West.—By District Board's Stone Depôt.

Notification No. 6176 M., dated the 17th October, 1898 (published in the Cakutta Gazette of 1898, Part IB, p. 188).

It is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 221 of the Bengal Municipal Act III of 1884, as amended up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the 1. Naihati Municipality, in the

¹ The Naihati Municipality has subsequently been sub-divided into the Municipalities of Bhatpara, Halisabar and Naihati.

district of the 24-Parganas, made at a meeting, the Lieutenant-Governor has been pleased to exclude from the operation of the provisions of Part IX of the said Act the areas occupied by the premises of the Gordon and Alliance Mills situated within the Municipality. A specification of the boundaries of the above areas is given below:—

Gordon Mill boundaries -

South.—The Alliance Mill premises.

East. - The Ghosepara Road.

North.—The Palghat Road and a portion of the Anglo-Indian Mill premises.

West .- The river Hooghly.

Allianoo Mill boundaries-

South .- Jagutdol Ferry Ghat Road.

East.—The Ghosepara Road.

North.—The land of the Gordon Mill premises.

West .- The river Hooghly.

Notification No. 6345 M., dated the 8th November, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 200).

Whereas a Notification No. 3325 M, dated the 26th May, 1898, was published at page 96, Part IB of the Calcutta Gazette of the 1st June, 1898, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the under-mentioned area of the Baduria Municipality, in the district of the 24-Pa:ganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Baduria Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said area of the above Municipality.

Bounded-

On the north-By the Nuluaputee.

On the west-By the Daulia Road.

On the south-Baduria burning ghat and the southern limit of the Baduria village.

On the east-By the Ichhamati river.

³ Not printed in this Collection.

Notification No. 611 M., dated the 30th January, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 19).

Whereas a Notification No 6882 M, dated the 3rd December, 1898, was published at page 215, Part 1B of the Calcutta Gazette of the 7th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act 111 of 1884, as modified up to 1st November, 1896, to a portion of the Garulia Municipality, specified below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is bereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Garulia Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of above provisions of the Municipal Act, to the said area of the Municipality:—

- On the north—The boundary commences at the Garulia ferry ghat, and running eastward along the Sastitala road, terminates at its junction with the Uryapara road.
- On the cost—The boundary commences at the junction of the Sastitala road, with Uryapara road, and then runs southward along the Uryapara road to its junction with Goalapara road.
- On the south—The boundary commences at Malipcoker, and then runs westward along the Goalapara road and the main road as far as the soorki mills on the bank of the river Hooghly.

(n the west—The river Hooghly.

Notification No. 1409 M., dated the 3rd March, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 43).

Whereas a Notification No. 6645 M., dated the 22nd November 1898, was published at page 208, Part IB of the Calcutta Gazette of the 23rd idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 254, 255, 256, 256A, 256B, 257, 258, 259, 260, 260A, 261, 269, 278(2) and 274 of the Bengal Municipality, in the district of Midnapore, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Tamluk Municipality, made at a meeting, the Lieutenant Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 3413 M, dated the 26th June, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 122).

Whereas a Notification No. 2209 M., dated the 24th April, 1899, was published at page 78, Part IB of the Calcutta Gazette of the 26th idem, declaring the intention of the Lieutenaut-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the area of the Garulia Municipality, in the district of the 24-Parganas, specified below, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Garulia Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said-area of the above Municipality:—

- On the east—The eastern boundary of the Rutneshur road at Rutneshur ghat, on the river Hooghly, proceeding southward as far as the junction of this road with the Goalapara Lane; thence southward along the eastern boundary of the Goslapara Lane till it meets the Garulia Feeder Road; thence westward along the southern boundary of the Garulia Feeder Road to the junction of the Dhangarpara Lane; thence southward along the eastern boundary of the Dhangarpara Lane to the Sondlapara Road; thence along the eastern boundary of the Sondlapara road to a point on the Sondlapara Road opposite the north-east corner of Babu Mahesh Chatterjee's land.
- On the south—Commercing from the point on the Sondlapara road opposite to the north-east corner of Babu Mahesh Chatterjee's land running northward as far as the tank of Yacoob Shaik and others.
- On the west—Commencing from the tank of Yacoob Shaik and others proceding northward over the lands of Shaik Abdul Ahad, Shaik Halim, Reverend Chettle, the Garulia Feeder Road, Shaik Attaulla, Shaik Gaie Rohoman, Babu Ostagar, Shaik Abdul Halim, Shaik Kurbani, Shaik Abdul Ahad, the Dunbar Mill No. 2; thence northward the river Hooghly.

On the north-The river Hooghly.

Notification No. 4602 M., dated the 9th September, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 170).

Whereas a Notification No 3434 M., dated the 27th June, 1899, 1 was published at page 122, Part IB of the Calcutta Gazette of the 28th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Bhadreswar Municipality, in the district of Hooghly, and whereas no objection has been raised to the priposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bhadreswar Municipality, made at a meeting, the Lieutenant-Governor canctions the extension of the above provision of the Municipal Act to the said Municipality.

Notification No. 4619 M., dated the 11th September, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 171).

Whereas a Notification No. 2926 M., dated the 14th June, 1899, ¹ was published at page 113, Part IB of the Calcutta Gazette of the 21st idem, declaring the intention of the Lioutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act, III of 1884, as modified up to 1st November, 1896, to the portion of the Bainhat Municipality, in the district of Burdwan, specified below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Dainhat Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portion of the above Municipality.

Under section 36 (1) of the Act the Lieutenant-Governor also sanctions the levy by the Municipal Commissioners of fees for the cleansing of private

privies and cesspools within the aforesaid Municipality.

The area bounded on the north by the Municipal limit, on the east by Bhousing Gopalpara road, on the west by Nikaripara road, and on the south by the Municipal limit.

Notification No. 5321 M., dated the 4th December, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 220).

Whereas a Notification No. 4481M., dated the 4th September, 1899, 1 was published at page 166, Part IB of the Calcutta Gazette of the 6th idem,

declaring the intention of the Lieutenaut-Governor to extend the provisions of Part VII of the Bengal Municipal Act III of 1884, as amended by Bengal Act IV of 1894, to the South Dum-Dum Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Dum-Dum Municipality, made at a meeting, the Lieutenant Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 689 M., duted the 4th February, 1900 (published in the Calcutta Gazette of 1960, Part IB, p. 29).

In accordance with the provises in sections 252 and 276 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, it is hereby notified, for general information, that the Lieutenant-Governor is pleased to direct that the provisions contained in the second paragraph of section 252 and in section 276 of the said Act shall come into operation within the limits of the Burdwan, Raniganj, and Asansol Municipalities, in the district of Burdwan, after the expiration of a period of six months from the date of the publication of this Notification in the Calcutta Gazette.

Notification No. 817 T.-M., dited the 13th June, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 126).

Whereas a Notification No. 1137 M., dated the 10th March, 1900, 1 was published at page 48, Part IB of the Calcutta Gazette of the 14th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to lat November, 1896, to the villsge of Kankinara, in the Bhatpara Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the aforesaid area of the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local. Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bhatpara Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said village of Kankinara, the boundaries of which are as follow:—

North.—Village of Bhatpara.
 East.—Sundia, Fingapara, Kantadanga and Narainpur.
 South.—Village of Jagaddal and the northern portion of Theorpara.

West—Clark Road, southern portion of the Kankinara ferry ghat road from its junction with the Clark Road, the northern boundary of the Imperial Paper Mills compound, the Kankinara Bazar Road, Ghosepara Road, Madhab Bhuttacharjee's Ghat Road, Brahminpara, river Hooghly, Kankinara Burning Ghat Road and Ghosepara Road.

• Under section 86 (f) of the Act the Lieutenant-Governor also sanctions the levy by the Municipal Commissioners of fees for the cleansing of private privies and cosspools within the aforesaid area of the Municipality.

Notification No. 2439 M., dated the 24th July, 1900 (published in the Calcutta Gazette of 1900, Part, IB, p. 163).

Whereas a Notification No. 1796 M., dated the 10th April, 1900, was published at page 71, l'art 1B of the Calcutta Gazette of the 11th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of [1894]2, as modified up to 1st November, 1896, to the portion of the Hewrah Municipality specified below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Howrah Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above previsious of the Municipal Act to the said portion of the Municipality. The boundary of the area within the Howrah Municipality, to which the provisions of Part IX of the Municipal Act is to be extended, shall be in a line commencing from the junction of Madhu Sudan Pal's Lane with Belilies Road (formerly Dore's Road) and running along its entire length to its junction with Belgachia Real; thence along the western side of the Belgachia Road for a distance of 3,500 feet to the south-eastern corner of Dinc Sen's garden; thence in a direct line across the paddy-fields to a point on the Makarda Road at the boundary pillar; thence across that road; thauce in a direct line to the north-east corner of Domrar jollah; thence along the eastern and southern edges of that jollah to a point on Kedar Bruttacharjee's Lane forming the Municipal boundary; thence along the western side of this lane to its junction with the Circular Road; thence eastward along the Circular Road to its junction with Ghosepara Lane; thence along that lane to its junction with Haldarpara Lane, Kasundia; thence southwards along Godadher Mistri's Lane to its junction with Kasundia Street; thence westward along that street to its junction with Olabibitola Lane; thence along that lane to its junction with Mussalmanpara Laue; thence along that lane to its junction with the Circular Road at Chatterjee's hat; thence eastward along that road to its junction with Kasi Nath Chatterjee's Lane, thus meeting at this point the western boundary of the existing latrine cleansing area. All assessed

¹ Not printed in t 1s Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -- contd.

holdings situated on both sides of the reads and lanes mentioned above are included within this boundary if not otherwise specified.

Under section 86 (f) of the Act the Lieutenant-Governor also sanctions the levy by the Municipal Commissioners of fees for the cleansing of private prives and cesspools within the aforesaid portion of the Municipality.

Notification No. 2538 M., dated the 30th July, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 168).

WHEREAS a Notification No 404 T.—M., dated the 16th May. 1900, ¹ was published at page 101, Part IB of the Calcutta Gazette of the 23rd idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part VI of the Bengul Municipal Act III of 1884, as modified up to 1st November, 1896, to the Budge-Budge Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Budge-Budge Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act, to the said Municipality.

Notification No. 1538 T.—M., dated the 12th September, 1900 (published on the Calcutta Gazette of 1900, Part IB, p. 192)

It is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Bengal Municipal Act III of 1884, as amended up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Garulia Municipality, in the district of the 2t-Parganas, made at a meeting, the Lieutenant-Governor has been pleased to exclude from the operation of the provisions of Part 1X of the said Act, the areas occupied by the premises of the Shamnagar Jute Mills situated within the Municipality A specification of the boundaries of the above areas is given below:—

On the North.—The River Hooghly.

On the East.—Thakurbani bustee and Jute Mill Road.

On the South.—Smith Ghat Road.

On the West .- The River Hoogkly.

Notification No. 1841 T.—M., duted the 29th September, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 204).

Whereas a Notification No. 2036 M., dated the 28th June, 1900, 1 was published at page 142, Part IB of the Calcutta Gazette of the 4th July, 1900, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as amended up to 1st November, 1896, to the Budge-Budge Municipality, in the district of the 24-Parganas, and whereas valid objections have been raised within one mouth from the date of the publication of the above Notification within the Municipality to the proposed extension of Part IX to certain portions of the Municipality above mentioned, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the modified recommendation of the Commissioners of the Budge-Budge Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act, to the portion of the Municipality included within the boundaries specified below:—

On the East .- Achipur Road.

On the South .- Charial Khal.

On the West .- River Hooghly.

On the North.—Budge-Budge Ferry Chat Road straight eastward up to the junction of the Feeder Road and Achipur Road.

2. Under section 86 (f) of the Act, the Lieutenant-Governor also sanctions the levy by the Municipal Commissioners of fees for the cleansing of private privies and oesspools within the area defined above on such scale as may be fixed by them.

Notification No. 3264 M., dated the 24th November, 1900 (published in the Calcutta Gazette of 1900, Part II, p. 228).

In accordance with the provisos in sections 252 and 276 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, it is hereby notified, for general information, that the Lieutenant Governor is pleased to direct that the provisions contained in the second clause of section 252 and in section 276 of the said Act shall come into operation within the limits of the Khulna Municipality in the district of Khulna after the expiration of a period of six months from date of the publication of this Notification in the Calcutta Gazette.

Notification No. 588 M., dated the 11th February, 1901 (published in the Calcutta Guzette of 1901, Part IB, p. 19).

WHEREAS a Notification No. 3063 M., dated the 12th November, 1900,1 was published at page 221, Part IB of the C lcutta Gazette of the 14th idem, doclaring the ntention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Kurseong Municipality, in the district of Darjeeling, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Kursoong Municipality made at a meeting, the Lieutenaut-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1001T .- M,. dated the 2nd July, 1901 (published in the Calcutta Gazette of 1901, Part 1B, p. 115).

Whereas a Notification No. 728 M., dated the 18th February, 1901,1 was published at page 35, Part IB of the Calcutta Gazette of the 20th February. 1901, declaring the intention of the Lieutenant Governor to extend the provisions of Part IX of the Bengal Municipal Act III of [1894], as modified up to 1st November, 1896, to the portions of the North Barrackpore Municipality, in the district of the 24-Parganas, not covered by Notifications dated the 26th September, 1887,3 and 18th January, 1892 and No. 1378 T .- M., dated the 4th November, 1897,5 and whereas objectious which have been accepted as valid have been raised to the proposed extension of Part IX to Ward No. VII within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the North Barrackpore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portions of the Municipality with the exception of Ward No. VII,6 [and the following portions of Wards Nos. I, II, III, IV, V and VI:-

Ward No. I .- Nawapara.

(a) All that part bounded on the north by Bhatpara Municipality, on the west by Ghoshpara Road, on the south by Ward No. II, and on the east the Ghar Shamnagar, then along the line drawn from the south-west corner of the

¹ Not printed in this Collection.
2 Sic. Read 1886.
3 Printed anto, p. 951.
6 Printed anto, p. 950.
6 Printed anto, p. 1006.
2 The portion enclosed in square brackets was added by Notification No. 3118 T.—M., duted the 6th October, 1908, post, p. 1083.

Ghar Samnagar to the Eastern Bengal State Railway line, then along the Eastern Bengal State Railway line up to the limit of Ward No. I.

(b) All that part bounded on the north by the feeder road, on the west by the Garulia Municipality, on the south by Ward No. II, and on the east by the Ghoshpara Road.

Ward No. II .- Ichapur.

All that part bounded on the north by the Debutola khal, and the sourthern boundary of the Garulia Municipality, on the west by the Kaibarthapara lane joining Debutola khal, on the south by the Debutola by-lane extending to Charakpuker lane and part of Sastitola Road and Ward No III, and on the east by the Railway line.

Ward No. III .- Ichapur.

(a) All that part bounded on the north by Endopuker Laue, on the west by Ghoshpara Road, and the eastern boundary of the Gunpowder Factory, on the south by Contadhor Road and Ward No. IV, and on the east by the Railway line.

Ward No. IV .- Nawahganj.

All that part bounded on the north by Contadhor Road, on the west by Ghoshpara Road, on the south by Contadhor Road, and on the east by Contadhor Road.

Ward No. V .- Nawabganj.

All that part bounded on the north by Jaliapara Road and Mannapara Road, meeting Rampada Marik's Road, on the west by Jaliapara Lane (running north to south behind the Charitable Dispensary), Raibagan Road and Grand Trunk Road, on the south by Sahiban Bagioha Road, and on the east by Rampada Marik's Road.

Ward No. VI .: - Nawabganj.

(a) All that part bounded on the north by Contadhor Road and Ward No. III, on the west by Ghoshpara hoad, on the south by Ward No. VII, and on the east by the Railway line.

(b) All that part bounded on the north by Akrastola Road, on the west, by the Nishindipara Lane and Bagdipara Road, on the south by Bagdipara by-

lane, and on the east by Ghoshpara Road.

(c) All that part bounded on the north by Ward No. IV, on the west by Koial ara Lane and Napitpara Lane, on the south by Akrastola Road, and on the east by Ghoshpara Road.

Wards Nos. II, III, and VI.

All that part of Wards Nos. II, III and VI that lies on the east of the Eastern Bengal State Railway line.]

Under section 86 (/) of the Act the Lieutenant-Governor also sanctions the levy by the Municipal Commissioners of fees for the cleansing of private privies and cesspools within the aforesaid portions of the Municipality.

Notification No. 1930 M., dated the 11th July, 1901 (published in the Calculta Gazette of 1901, Part 1B, p. 123).

Whereas a Notification No. 1651 M., dated the 17th April, 1901, was published at page 75, Part IB of the Calcutta Gazette of the 24th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Jessore Municipality, in the district of Jessore, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Jessore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2510 M., dated the 19th August, 1901 (published in the Culcutta Gazette of 1901, Part IB, p. 146).

Whereas a Notification No. 2034 M, dated the 28th June 1900, I was published at page 142, l'art IB of the Calcutta Gazette of the 4th July, 1900, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Naihati Municipality, in the district of the 24-Parganas, and whereas no valid objection has been raised to the proposal, it is hereby notified for general information that, the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Naihati Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

¹ Not Printed in this Collection.

The Nathati Municipality was subsequently sub-divided in 1903 into the two Municipalities of Nathati and Halisahar.

Notification No. 1509 T.—M., dated the 4th October, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 175).

Whereas a Notification No. 1998 M., dated the 16th July, 1901, was published at pages 124 and 125, Part IB of the Calcutta Gazette of the 17th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the following areas of Wards Nos. I and II of the North Dum-Dum Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the North Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor sanotions the extension of the above provisions of the Municipal Act to the said portions of the Municipality.

Under section 86 (f) of the Act the Lieutenant-Governor also sanctions the levy by the Municipal Commissioners of fees for the cleansing of private privies and cesspools within the said portions of the Municipality, which are specified below:—

WARD NO I (KADIHATI).

- On the East. -- Rashkhila Road, Sastitola Road from the house of Preo Nath Mukerjee to the houses of Sahay Chandra Banerjee and Mati Lal Mukerjee, l'anchanontala Road from the house of Kodar Jailary to the house of Kali Podo Karmakar, Nutunpukur to its western boundary, and Bistoopur District Road to the house of Durjodhan Pal.
- On the North.—Chakravartipara Road to the house of Rajkrishna Chakravarti, Sastitola Road to the house of Mati Lal Mukerjee,
 Purantanpara Road to the house of Hari Charan
 Banerjee.
- On the West .- Western boundary of the village of Kadihati.
- On the South.—Government parade field road to the houses of Preo Nath Pal and Bepin Mandal.

WARD No. II (NIMTA).

On the East,—Basar Road No. I from the bouse of Babu Jadu Gopal Mukerjee to the house of Babu Radha Raman Banerjee, including the houses of Babus Purna Chandra Roy, Thakurdas Chatterjee and Ananda Prosad Chatterjee.

¹ Not printed in this Collection.

On the North.—Bazar Road No. 2 from the house of Babu Nilmony Mukerjee to the houses of Babus Preo Nath Banerjee and Nil Madhab Banerjee, Fazar Road No. 3 from the house of Babu Kunja Behary Mukerjee to the house of Babu Bishtu Charan Mitter, and also the road of Bhagabati Charan Chatterjee from the house of Babn Amar Nath Chatterjee to the house of Babu Thakur Das Banerjee.

On the West .- Choudhurypara Road from the house of Babu Dev Nath Baneriee to the house of Babu Kali Mohan Mukerjee on both sides and also Babu Gopal Chandra Roy *Choudhury's Road up to the house of Babu Kshetter Mohan Banerjee.

On the South.—Madhu Sudan Banerjee's Road from the house of Baba Tarak Nath Banerjee to the bouse of Babu Iswar Chandra Banerjee and Majirhati Road from the house of Babu Nanda Lal Chatterjee to the house of Babu Adya Nath Chatterjee.

Notification No. 345M., dated the 20th January, 1902 (published in the Calcutta Gasette of 1902, Part IB, p. 15).

On the North.—The northern extremity of the late Rubu Nirpenda Nath Mose's gardon at Kharduha, then to the rast along the northern country of that gaden right on to the Kailway line, then crossing the Railway line, direct to the north of the Mussalmanpara Koad at Rohra, and then northward to the Dangapara Read and along it to the old Calcutta Read to the east.

cast.
On the East.—Manua Kerooliya.
On the South.—Khardaha Khal.
On the West.—The Grand Trunk Road.

Whereas a Notification No. 1602 T.—M., dated the 8th October, 1901, was published at page 180, Part IB, of the Calcutta Gazette of the 16th idem, declaring the intention of the Lieutenant-Gevernor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the portion of Ward No. V (Rohra) of the South Barrackpore Municipality, in the district of the 24-Parganas, defined in the margin, and whereas no valid objection has been

raised to the proposal within one morth from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general. information, that, in the exercise of the power vested in the Local Government. by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Barrackpure Municipality, made at a meeting, the Lieutenant-Goyernor sanctions the extension of the above provisions of the Municipal Act to the said portion of the above Municipality.

Under section 86 (f) of the Act, the Lieutenant-Governor also sanctions the levy by the Municipal Commissioners of fees for the cleansing of private privies and oesspools within the aforesaid portion of the South Barrackpore Municipality.

Notification No. 351M., dated the 21st January, 1902 (published in the Calcutte Gazette of 1902, Part IB, p. 16).

Whereas a Notification No. 1681 T.—M., dated the 12th October, 1901, was published at page 184, Part IB of the Calcutta Gazotte of the 16th idem, declaring the intentien of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act, III of 1884, as modified up to date, to the following portions of the South Suburban Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Suburban Municipality, made at a mooting, the Lieutenant-Governor sanotions the extension of the above Part of the Municipal Act to the following portions of the said Municipality:—

BEHALA WARD.

Boundar'es -

North.-Pattuckpara Road.

South.—The read leading from Diamond Harbour Read to the house of Nava Krishna Biswas.

East.—Diamond Harbour Road.

West .-- Koburdanga Road turning west of Bonomali Naskar's house.

SHAHAPUR WARD.

North.—Shahapur Road.

South .- Mandalpara Road.

East. - Booroshibtolla Road and Mamoodpur Road.

West .- Diamond Harbour Road.

ITTALGHATTA WARD.

North .- Shahapur Read.

South .- Shiriti Road.

East.—Tolly's Nala.

West .- Mamoodpur Road and Booroshibtolla Road.

SODPUR WARD.

50 feet on both sides of Bengal Nala. 100 feet on both sides of Kaorapukur Road till it reaches the Kaoropukur Ghat

Not printed in this Collection.

BARISA WARD.

North,—Gungarampur Road. South.—Jaigirghat Road. East.—Scdpur Ward. West.—Sarsuna Ward.

SARSUNA WARD.

North.—Gungarampur Road.
South.—Boundary of Sarsuna Ward.
East.—Boundary of Barisa Ward.
West.—Kastadanga and Sonamukhi.

Notification No. 559 M., dated the 3rd February, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 26).

Whereas a Notification No. 1137T.—M., dated the 10th September, 1901, was published in Part IB of the Calcutta Gazetto of the 15th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of section 260 A of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Baidyabati Municipality, in the district of Hooghly, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Baidyabati Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1107 M., dated the 6th March, 1902 (published in the Calcutta Gazette of 1903, Part 1B, p. 54).

Whereas a Notification No. 1269 T.--M., dated the 18th September, 1901, ¹ was published at page 166, Part IB of the Calcutta Gazette of the 25th September, 1901, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

up to 1st November, 1896, to the Kotchandpur Municipality, in the district of Jessore, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Kotchandpur Municipality, made at a meeting, the Lieutenaut-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 8 T.—M., dated the 16th April, 1902 (published in the Calculta Gazette of 1902, Part IB, p. 87).

Whereas a Notification No. 570 M., dated the 3rd February, 1902, 1 was published at page 26, Part IB of the Calcutta Gazette of the 5th February, 1902, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 223A, 225, 239 to 242, 266, 271 and 273 (1), of Part VI of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Maniktala Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Maniktala Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 338 T.—M., dated the 9th May, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 103).

Where is a Notification No. 306 M., dated the 20th January, 1902, 1 was published at page 15, Part IB of the Calcuta Gazette of the 22nd idem. declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bongal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Baduria Municipality, in the district of the 24-Parganas, and whereas to valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is kereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Baluria Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

¹ Nof printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

Notification No. 2204 M., dated the 11th August, 1908 (published in the Calcutta Gazette of 1902, Part IB, p. 155).

Whereas a Notification No. 831 T.—M., dated the 7th June, 1902, 1 was published at page 123, Part IB of the Calcutta Gazetto of the 11th June, 1902, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the areas, as specified below, in Ward No. III of the South Dum-Dum Municipality, in the district of the 24-Parganas; and whereas no objection has been raised to the proposal within one menth from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vestel in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portions of the Municipality:—

- I. Area of 1,000 feet on each side of the Dakhindari road from the Dakhindari Railway Bridge to the north of Babu Ambica Charan Mitter's garden, holding No. 61.
- II. Area of 1,000 feet on each side of the Jessore Road from the Belgachia Railway Bridge to the Bagjulla khal.

Under section 86 (f) of the Act, the Lieutenaut-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cosspools within the aforesaid areas of the Municipality.

Notification No. 615 1., dated the 11th February, 1903 (published in the Culeutta Gazette of 1903, Part IB, p. 29).

Whereas a Notification No. 2644 M., dated the 5th November, 1902, 1 was published at page 209, Part IB of the Calentta Gazette of the 12th November, 1902, declaring the intention of the Lieutenant-Governor to extend the provisions of Part VII of the Bengal Municipal Act III of 1884, as modified upto 1st November, 1896, to the Garden Reach Municipality, in the district of the 24-Parganus, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power wested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Garden Reach Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Rules and Orders made under Bengal Acts contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1621 M., dated the 31st March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 67).

It is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Bengal Municipal Act III of 1884, as amended up to 4st November, 1896, and in accordance with the recommendation of the Commissioners of the South Suburban Municipality, in the district of the 24-Parganas, made at a meeting, the Lieutenant-Governor has been pleased to exclude from the operation of the provisions of Part IX of the said Act, the areas specified below, situated within the Municipality:—

ITTALGHATTA WARD.

North.-Shiriti Branch Road.

South .- Shiriti Main Road.

East.—Shiriti Branch Road up to the junction of old Tollygunge Road. West.—Mamoodpur Road.

BARISA WARD, FIRST PORTION.

North.—Podepara Road and the garden of Babu Upendra Nath Roy Chowdhry.

South.—Jaigirhat and the paddy-fields.

East .- Sodpur Ward.

West .- Diamond Harbour Road.

BARISA WARP, SECOND PORTION.

North.—Chatterjeepara Road, Jaigirhat Branch Road and Jaigirhat Lane.

South .- Jaigirhat Road.

East.—Diamond Harbour Road.

West .- Sarsuna Ward.

SARSUNA, WARD.

North.—A portion of the Gungarampur Road from the Sarsuna Bhagar to Sibrampur Road near Kastadanga, Kumarpara Lane and Patotundee's Lane.

South .- Boundary of Sarsuna Ward.

East.—A. portion of Barisa Ward after the house of Babu Aditya
Charan Ghosal and a line drawn straight from north to south
from the Sarsuna Bhagar to the house of Babu Profulla
Chunder Mukerjee in Chatterjeepara Lane.

West.-Kastadanga and Sonamukhi.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Notification No. 1631 M., dated the 31st March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 67).

Whereas as Notification, No. 4 M, dated the 2nd January, 1903, 1 was published at page I Part IB of the Calcutta Gazetto of the 7th idem, declaring the intention of the Lieutenant-Governor to extend the remaining provisions of l'art VI of the Bengal Municipal Act III of 1884, as modified up to let November, 1896, with the exception of socions 236, 237, 238, 239, 240, 241, 243, 244, 245, 246, 247, 248, 249, 262A, 263, 264, and the corresponding penal sections, to the Satkhira Municipality, in the district of Khulna, unless good reasons were shown to the centrary within one month from the date of the publication of the Notification within the Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the above Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1757 M., dated the 6th April, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 73).

Whereas a Notification No. 216 M., dated the 19th January, 1903, 1 was published at page 12, Part IB of the Calcutta Gazette of the 21st January, 1903, declaring the intention of the Lieutenant-(lovernor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Budge-Budge Municipality, in the district of the 24-Pargamas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Budge-Budge Municipality, made at a meeting, the Lieutenaut-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 246 T.-M., dated the 28th April, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 84).

Whereas a Notification No. 880 M., dated the 24th February, 1908, 1 was published at page 41, Part IB of the Calcutta Gazette of the 25th February, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions

Rules and Orders made under Bengal Acts

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -- centd.

of Part VII of the Bengal Municipal Act III of [1894] as modified up to 11 November, 1896, to the Titagar Municipality, in the district of the 24-Pargana and whereas no valid objection has been raised to the proposal within on month from the date of the publication of the above Notification within th Municipality, it is hereby notified, for general information, that, in the exercis of the pewer vested in the Lecal Gevernment by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Titagas Municipality, made at a meeting, the Lieutenant-Governor sauctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1439 T.—M., dated the 29th June, 1903 (published in the Calcutta Gazette of 1903, Par. 1B, p. 133).

Whereas a Notification No. 1619 M., dated the 31st March, 1903, was published at page 66, Part IB of the Calcutta Gazette of the 1st April, 1903, declaring the intention of the Lieutenant Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the portions of the Scuth Suburban Municipality, in the district of the 24-Parganas, specified below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Suburban Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portions of the Municipality.

Under section 86 (f) of the Act, the Lieutenant-Governor also sanctions the levy by the Municipal Commissioners of the fees for the cleansing of private privies and cosspools within the area to which Part IX is now extended:—

BRHALA WARD, 1st PORTION.

North. -- Gurragacha Road. South. -- Pattuckpara Road.

East .- Diamond Harbour Road.

West.—Koburdanga Road, Naskerpere Road, Maya Dasi Lane, Brahmo Somaj Road, Brahmo Somaj Branch Road, Kagapapara Road, and Barickpara Road.

BEHALA WARD, 2ND POBTION.

North.—The road leading from Diamond Harbour Road to the house of Nava Krishna Biswas, which is called Fokeerpara and Porui-Joyrampur Roads.

South .- Gungarampur Road.

¹ Sic. Read 1984.
1 Not printed in this Collection.

Rules and Orders made under Bengal Acts contd.

BRNGAL ACT III OF 1884 (THE BRNGAL MUNICIPAL ACT, 1884) - sould.

East .- Diamond Harbour Road.

West.—Porui-Joyrampur Road, leading from Gungarampur Road to the junction of Fokeerpara Road.

BRUALA WARD, 3RD PORTION.

500 feet on both sides of the Porui Road.

BEHALA WARD, 4TH PORTION.

North .- Taratolla Road.

South .- Paddy-fields.

East.—Budge-Budge Road, including 500 feet on the east side of this road.

West .- Garden Reach Municipality.

SODPUR WARD.

500 feet on both sides of Pootiary Banerjeepara Lane.

SHAHAPUR WARD.

North .- Mandalpara Road.

South. - Shiriti Main Road and the portion of the Municipality lying on the west of Mamoodpur Road which meets the Shiriti Branch Road.

East .- Ittalghatta Ward.

West .- Diamond Harbour Road.

BARISA WARD, 1ST PORTION.

North .- Shiriti Main Road.

South.—Podepara Road and the garden of Babu Upendra Nath Roy.

East .- Nabaliapara Road and Maradpur Road.

West,-Diamond Harbour Road.

BARISA WARD, 2ND PORTION.

North.—Bakrahat Road.

South .- Paddy-fields.

East. - Diamond Harbour Road.

West .- Bakrahat Road.

Rules and Orders made under Bengal Acts-contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 2408M., dated the 11th August, 1903 (published in the Calcutta Gazette of 1903, Part IB, p 184).

Wiereas a Notification

No. 621 T.—M., dated the 16th May, 19031, was published at page 96, Part IB of the Calcutta Gazette of the 28th May, 1903, declaring the Gazette of the 28th May, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal limit.

November, 1896, to the area in Ward No. II of the Howrah Municipality specified in the margin, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified for general information that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Howrah Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said area of the above Municipality.

Under section 86 (i) of the Act, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cesspools within the aforesaid area of the Howrah Municipality.

Notification No. 2088 M., dated the 31st August, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 197).

Whereas a Notification dated the 13th June, 1901, was published at page 104, Part IB of the Calcutta Gazette of the 19th idem, sanctioning the extension of the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the portions of the Satkhira Municipality, in the district of Khulna, specified below, and whereas the Municipal Commissioners did not take action to bring the provisions of Part IX into operation within the said portions of the above Municipality within three months after the publication of the Notification in the Calcutta Gazette, it is therefore necessary to renew the sanction then accorded. Accordingly it is hereby notified, for general information, that, in the exercise of the powers vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Satkhira Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the said Part of the Municipal Act to the said portions of the above Municipality, and the levy under section 86.(f) of fees for the cleansing of private privies and cosspools within the aforesaid Municipality:—

- 1. Prunshire Ward.—The whole.
- 2. Portion of Sultanpur Ward:-Bounded on the north by the road by the southern bank of the Pranshire Dighi, on the east by the

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Basanta Kumar Mukerjee and Joggeswar Kormakar's lodging-house compound and the road by the east side of the mango garden, on the south by Sultanpur-Kamarpara, and on the west by the Satkhira khal.

- 3. Portion of Katia Ward.—Bounded on the north by Dompara, on the east by the road from Satkhira road to Katia-Kaibortya-para, on the south by the road on the south of cutcherry compound, and on the west by the Satkhira khal.
- 4. Portion of Polaspole Ward.—Bounded on the north by Kaharpara, just on the north of Babu Jadu Nath Ghose's lodging, on the east by khal, on the south by Bankal Ward, and on the west by the Basirhat and Kalaroa District Board Road.
- 5. Portion of Bankal Ward.—Bounded on the north by the Polaspole Ward, on the east by khal, on the south by Tooth Bagan, and on the west by the Basirhat District Board Road.

Notification No. 2601T.-M., duted the 28th September, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 218).

Whereas a Notification No. 1751 T.—M., dated the 14th July, 1903, ¹ was published at page 145, Part IB of the Calcutta Gazette of the 22nd July, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Santipur Municipality, in the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Santipur Municipality, made at a meeting, the Lieutenaut-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2887 M., dated the 17th November, 1903 (published in the Calcutta Gazette of 1903, Part II, p. 249).

It is liereby notified, for general information, that the Lieutenant-Governor is pleased, in the exercise of the power vested in the Local Government by section 221 of the Bengal Municipal Act III of 1884, as modified up to list November, 1896, and in accordance with the recommendation of the Commissioners of the Garden Reach Municipality, in the district of the 24-Parganas, made at a meeting, to extend the provisions of Part VI of the said Acts to the above Municipality.

² Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 3090M., dated the 28th November, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 259).

Whereas a Notification No. 1928 T.—M., dated the 25th August, 1903, was published at page 194, Part IB of the Calcutta Gazette of the 2nd September, 1903, declaring the intention of the Lientenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Taki Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Taki Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 3314M., dated the 10th December, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 268).

Whereas a Notification No. 2091 M., dated the 27th July, 1903 1, was published at page 171, Part IB of the Calcutta Gazette of the 29th idem, declaring the intention of the Lieutenaut-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the portions of the Basirhat Municipality, in the district of the 24-Parganas, specified below, and whereas valid objections have been raised to the proposal by the rate-payers of a portion of the village Naihati in Ward No. III within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in exercise of the powers vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Basirhat Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portions of the Municipality, with the exclusion of the portions of the village Naihati, lying within the boundaries specified below.

Under section 86 (f) of the Act, the Lieutsnant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cesspools within the area to which Part IX is now extended.

· Area to which Part IX is extended.

In Ward No. III.—Western portion of the village Naihati—Bounded on the north by the river Ichhamati, on the east by portions of Dandirhat and School roads, and on the south and west by the School road.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

In Ward No. IV.—Portion of this Ward—Bounded on the north by the river Ichamati and School road, on the east by the field lying on the east of the High English School and the trenching ground, on the south by the Chasapara Lane, Kenatulla's, Lane, a portion of Shalimuddy Bhagar road, Mamood Mea's Lane, portion of Khan Bahadur's Road, Muftipara Lane, a portion of Asthana road and a portion of the Taki road, and on the west by the village of Basirhat.

In Ward No. V.—The village of Basirhat—Bounded on the north by a straight line starting from the junction of the Taki and the Topa roads and terminating at the pillar A in the western boundary line of Ward No. IV and running parallel to the Taki and Itenda district roads at an average distance of 200 feet on the north from them, on the west by the Kamarpokor Lane starting from the Taki road and joining the Sardarati main road, a portion of the Mullickpara Lane, Haldarpara Lane (old), a portion of the Endo Tank Lane, and a portion of the Taki Lane, and a portion of the Taki lane, and a portion of the Taki lane, and a No. IV.

Bounadries of the excluded portion of village Naihati.—On the north by the river Ichamati, on the east by the Dhalchita khal, on the south by the Dongabhanga bu and village Goalpota, and on the west by the School road and portion of Dandirhat road.

Notification No. 3454 M., dated the 19th December, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 273).

Whereas a Notification No. 1909 M., dated the 20th July, 1903, 1 was published at page 166, Part IB of the Calcutta Gazette of the 22nd July, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 254 to 260 A and 274 of Part VI and also those of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Biragar Municipality, in the district of Nadia, and whereas no objection has been reised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Gavernment by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Birnagar Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Rules and Orders made under Bengal Acts contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 3463 M., dated the 19th December, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 273).

Whereas a Notification No. 2552 T.—M., dated the 26th September, 1903,1 was published at page 218, Part IB of the Calcutta Gazette of the 30th September, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 224-227, 229-231, 234-35, 249, 250, 251B, 251C, 254-56, 257, 260, 260A, 262A, 265, 266, 268, 269, 270, clauses (1), (2), (3), 271 (except so far as it relates to section 238), 272, 273, clause (1) so far as it relates to section 235, 273, clause (2) so far as it relates to sections 262A, 273, clause (5), 274 and 278 of Part VI of the Bengal Municipal Act III of 1884, to the Dainhat Municipality, in the district of Burdwan, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Dainhat Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 155 M., dated the 11th January, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 8).

It is hereby notified, for general information that, in the exercise of the power vested in the Local Government by section 221 of the Bengal Municipal Act III of 1884, and in accordance with the recommendation of the Commissioners of the Howrah Municipality, made at a meeting, the Lieutenant-Governor is pleased to extend the provisions of Part VI of the aforesaid Act to the Municipality of Howrah, in the district of Howrah.

Notification No. 433 M., dated the 25th January, 1904 (published in the Calcutta Gazette of £904, Part IB, p. 20).

Whereas a Notification No. 2718 M, dated the 10th November, 1903, 1 was published at page 242, Part IB of the Calcutta Gazette of the 11th November, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1×96, to the Garden Reach Municipality, in the district of 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within

BENGAL ACT III or 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Garden Reach Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 75 I.M., duted the 9th February, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 31).

Whereas a Notification No. 2720 M., dated the 10th November, 1903, I was published at page 242, Part IB of the Calcutta Gazotte of the 11th November, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Baruipur Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Baruipur Municipality, made at a meeting, the Lieutonant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 908 M., dated the 12th February, 1904 (published in the Calcutta Gozette of 1904, Part IB, p. 34).

Whereas a Notification No. 3543M., dated the 22nd December, 1903, ¹ was published at page 274, Part IB of the Calcutta Gazette of the 23rd December, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 254-260A of Part VI of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Basirhat Municipality, in the district of the 24-Parganas, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Basirhat Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Rules and Orders made under Bengal Acts contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -- contd.

Notification No. 1230 M., dated the 27th February, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 44).

Whereas a Notification No. 3358 M., dated the 11th December, 1903, ¹ was onblished at page 259, Part IB of the Calcutta Gazette of the 16th idem, leclaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, to the Ranaghat Municipality, in the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Dommissioners of the Ranaghat Municipality, made at a meeting, the Lieuten-int-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality

Notification No. 1277 M., dated the 1st March, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 44).

WHEREAS, by Order No. 2057 T.—M., dated the 29th August, 1903, 1 issued under section 66 of the Bengal Municipal Act, 1884, the Sub-divisional Officer of Ranaghat has been temporarily vested with all the powers and charged with all the duties of the Commissioners of the Santipur Municipality, in the district of Nadia.

And whereas, upon the application of the said Sub-divisional Officer of Ranaghat, a Notification No. 3501 M., dated the 21st December, 1903. was published at page 274 of Part IB of the Calcutta Gazette of the 23rd December, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Act to the said Municipality.

And whereas no good reason against such extension has been shown;

Now therefore in exercise of the power conferred on him by section 221 of the said Act, the Lieutenant-Governor is pleased to extend all the provisions of the said Part IX to the said Municipality.

2 The Lieutenaut-Governor is further pleased, in exercise of the power conferred by section 86 of the said Act, to sanction the levy within the said Municipality of a fee for the cleansing of latrines.

Notification No. 1366 M., dated the 5th March, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 49).

WHEREAS a Notification No. 2560 M., dated the 23rd November, 1968, 1 was published at page 252, Part IB of the Calcutta Gazette of the 25th November, 1903, declaring the intention of the Lieutenaut-Governor to extend

BENGAL ACT III OF 1884 (THE BRNGAL MUNICIPAL ACT, 1884) -contd.

the provisions of sections 236 to 244 of the Bengal Municipal Act III of [1894], 1 to the Taki Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Taki Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1548 M., dated the 12th March, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 71).

WHERBAS a Notification No 1309 T .- M., dated the 25th June, 1903, 2 was published at page 127, Part IB of the Calcutta Gazette of the 1st July, 1903, sanctioning the extension of the provisions of Part IX of the Bongal Municipal Act III of 1884, to Wards I and II of the Taki Municipality, in the district of the 24-Parganas, and whereas the Municipal Commissioners failed to bring the provisions of the said Part into operation within the said portions of the above Municipality, within three months after the publication of the Notification in the Calcutta dazette, it is therefore necessary to renew the sanction thereby accorded. Accordingly it is hereby notified, for general information, that, in exercise of the powers vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Taki Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the said Part of the Municipal Act to the said portions of the above Municipality, and the levy, under section 86 (f), of fees for the cleansing of private privies and cesspools within the said portions of the aforesaid Municipality.

Notification No. 1580 M., dated the 14th March, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 72).

WHEREAS a Notification No. 2971 M., dated the 23rd November, 1903, 2 was published at page 252, Part IB of the Calcutta Gazette of the 25th November,

On the North.—Topa Char Khal from the bridge down to its mouth at the burning that.
On the Rast.—A straight line about 1,000 feet in length from the burning ghat to the Itonia road, Khan Bahadur road, a portion of Musjeed lane, Shaikhpara lane and a portion of Ashthana road.
On the South.—A portion of the Takl road.
On the West.—A portion of the Dalalpara lane and a portion of Topa Char road.

1903, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 236 to 248, 267, 270, clause (5), and 273, clause (1) of Part VI of the Bengal Muniopial Act III of 1884, to certain portions of Wards Nos. IV and V of the Basirhat Municipality, in the district of the 24-Parganas, lying within the boundaries specified in the margin, and whereas no objection has been raised to the proposal

Sic. Bead 1884.
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Rules and Orders made under Bengal Acts -- contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

within one month from the date of publication of the above Notification within the Municipality, it is hereby notified, for 'general information, that, in the exercise of the power vested in the Local Government by section 221 of the Aot, and in accordance with the recommendation of the Commissioners of the Basirhat Municipality, made at a meeting, the Lieutonant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portions of the above Municipality.

Notification No. 1844 M., dated the 29th March, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 80).

It is hereby notified, for general information, that, in the exercise of the power vested in the Local Government hy section 221 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Kalna Municipality, in the district of Burdwan, made at a meeting, the Lieutenant-Governor is pleased to extend the provisions of section 236 of the said Act to the above Municipality.

Notification No. 98 M., dated the 14th April, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 100).

Whereas a Notification No. 2978 M., dated the 24th November, 1903, 1 was published at page 253, Part IB of the Calcutta Gazette of the 25th November, 1903, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 252, 275, and 276 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Ghatal Municipality, in the district of Midnapore, and whereas no valid objection has been raised to the proposal within-one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Ghatal Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

- 2. In accordance with the provisos to soctions 252 and 276 of the Aot, it is hereby further notified, for general information, that the provisions of clause 2 of section 252 and section 276 of the Aot shall come into operation within the limits of the Ghatal Municipality after the expiration of a period of six months from the date of publication of this Notification in the Calcutta Gazette.

² Not printed in this Collection, . .

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 364 T.—M., dated the 30th April, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 109).

Whereas a Notification No. 390 M., dated the 21st Jannary, 1904, was published at page 18, Part IB of the Calcutta Gazette of the 27th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 256 A, 256 B, and 260 A of Part VI of the Bongal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Panihati Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one mouth from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Panihati Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 371 T.-M., dated the 30th April, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 110).

Whereas a Notification No. 888 M., dated the 11th February, 1904, 1 was published at page 33, Part IB of the Calcutta Gazette of the 17th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 256 A, 256 B and 260 A of Part VI of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Garulia Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Garulia Municipality, made at a meeting, the Lieutenant-Governor sanctious the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 400 T.—M., dated the 2nd May, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 110).

• Whereas a Notification No. 2693 M., dated the 9th November, 1903, 1 was published at page 240, Part IB of the Calcutta Gazette of the 11th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 223 A, 227, 229 to 232, 250, 251 A, 251 B, 251 C, 251 D, 252 to 254, 256 to

¹ Not printed in this Collection.

Rules and Orders made under Bengal Acts-contd.

Bungal Act III of 1884 (the Bengal Municipal Act, 1884) -contd.

258, 260, 270, 271, 274 to 276 and 278 of Part VI of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Chandrakona Municipality, in the district of Midnapore, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Chandrakona Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 649 T.-M., deted the 17th May, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 137).

Whereas a Notification No 388 M., dated the 21st January, 1904, was published at page 18, Part IB of the Calcutta Gazette of the 27th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 256 A, 256 B, and 260 A of Part VI of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the North Barrackpere Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the North Barrackpere Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 766 T.—M., dated the 24th May, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 143).

WHEREAS a Notification No. 246 M., dated the 15th January, 1904, was published at page 11, Part IB of the Calcutta Gazette of the 20th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 252, 275 and 275 of the Bongal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Khirpai Municipality, in the district of Midnapore, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Khirpai Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 813 T.—M., dated the 25th May, 1904 (published in the Cakutta Gazette of 1964, Part IB, p. 144).

Whereas a Notification No. 263 M., dated the 16th January, 1904, ¹ was published at page 11, Part IB of the Calcutta Gazette of the 20th idem, declaring the intention of the Lieutenant-Grvernor to extend the provisions of sections 256 A and 256 B of Part VI of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the South Barrackpore Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Barrackpore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1199 T.--M., dated the 11th June, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 154)

Whereas a Notification No. 1089 M., dated the 18th February, 1904, 1 was published at page 40, Part IB of the Calcutta Gazette of the 24th February, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 245-248 of Part VI.of the Bengal Municipal Act III of [1894], as modified up to 1st November, 1896, to the North Dum-Dum Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the North Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor senctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1261T.—M., dated the 14th June, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 155).

Whereas Babu Barada Das Basu, Deputy Magistrate in charge of the Lodging house Department of the office of the Magistrate of Nadia, was, by Order No. 32M., dated the 4th January, 1904, issued under section 66 of the Bengal Municipal Act, 1884, as amended, temporarily vested with all the powers and charged with all the duties of the Commissioners of the Nadia Municipality, and whereas by Order No. 1199T.—M., dated the 29th February, 1904, Mr. J. J. Platel, i.c.s., Joint Magistrate of Nadia, was subsequently vested with all the powers and charged with all the duties of the said Commissioners in the place of Babu Baroda Das Basu and whereas by Order No. 894T.—M.,

¹ Not printed in this Collection. Sie. Read 1884.

Rules and Orders made under Bengal Acts-contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

dated the 26th May, 1904, Mr. C. A. Radice, i.c.s., Magistrate of Nadia has subsequently been vested with all the powers and charged with all the duties of the said Commissioners in the place of Mr. J. J. Platel, i.c.s., and whereas upon the application of the said Babu Barada Das Basu, a Notification No. 1228M., dated the 26th February, 1904, was published at page 44 of Part IB of the Calcutta Gazette of the 2nd March, 1904, declaring the intention of the Lieuten ant-Governor to extend the provisions of Part IX of the said Act to the said Municipality, and whereas no good reason against such extension has been shown, now therefore, in exercise of the power conferred on him by section 221 of the said Act, the Lieutenant-Governor is pleased to extend all the provisions of the said Part IX to the said Municipality.

2. The Lieutenant-Governor is further pleased, in exercise of the power conferred by section 86 of the said Act, to sanction the levy within the said

Municipality of a fee for the cleansing of latrines.

Notification No. 1400T.—M., dated the 23rd June, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 161).

WHERRAS a Notification No. 265M., dated the 16th January, 1904, was published at page 11, Part IB of the Calcutta Gazette of the 20th idem, declaring the intention of the Lieutenaut-Governor to extend the provisions of Part X and of sections 237 to 242A, 245 to 248, 251 to 253, 256B, 261 to 264, 269, 271, 273 and 275 to 277 of Part VI of the Bengal Municipal Act III of 1884, as medified up to 1st November, 1896, to the Kumarkhali Municipality, in the district of Nadia, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommondation of the Commissioners of the Kumarkhali Municipality, made at a meeting, the Lieutenant Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

o. tification No. 1414T.—M., dated the 24th June, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 162).

Whereas a Notification No. 270T.—M., dated the 23rd April, 1904, was published at page 106, Part IB of the Calcutta Gazette of the 27th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Meherpur Municipality, in the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power

² Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Meherpur Municipality, made at a meeting, the Lioutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1442T .- M., dated the 28th June, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 165).

WHERBAS a Notification No. 83T.-M., dated the 14th April, 1904,1 was published at page 99, Part IB of the Calcutta Gazette of the 20th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Vishnupur Municipality, in the district of Bankura, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vosted in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Vishnupur Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2376Ms, dated the 22nd July, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 179).

WHEREAS a Notification No. 36T.—M, dated the 11th April, 1904, was published at page 95, Part IB of the Calcutta Gazette of the 13th April, 1904, declaring the intention of the Lieutenant Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to certain areas of Wards Nos. I and II of the North Dum-Dum Municipality, in the district of 24-Parganas, specified 2 therein, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the

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The breas here referred to are as follows:

Ward No. I (Radihat)—

East.—Narsinpur and Pondra bit.

North.—Ganti

West.—Rashola Road, Nawa Nadi, house of Durja Dhan Paland Chasadhobapara,

Satih.—Kanti bit. Bellinipuker, and Babu Raj Krista Chukerwatty's house.

Ward No. II (Nimta)—

East.—Boundaries including the houses of Babus Nanda Lal Mukerfee, Shyama Oharan Mukerjee,

Rasi Bhusan Mukerjee, Hari Teran Chatterjee and the gardens of Babus Preo Nath

Banerjee and Hari Kumar Roy Chaudhurt.

North.—Boundaries including the houses of Mahondard Monders Gopal Chandra Boy

Chaudhuri, Surendra Nath Roy Chandhury and Moti Lal Ghose.

West.—Boundaries including the houses of Mahondra Kormakar, Gull Mahomed Mondie, garden of

Thacomoyen Debi, house of Gopal Chandra Ghose, Ram Kaip Chose, late Fran Nath

Banerjee, Surendra Nath Idulick, Bama Chandra Ghose, Ananta Panerjee, Harskumar Nath,

Eaj Kumar Nath, Hari Das Framsnick, Dyal Chandra Benerjee, Harskumar Nath,

Eaj Kumar Nath, Hari Das Framsnick, Dyal Chandra Handra Henlouses of Tin

Cowri Ghose, Dene Nath Banerjee, Kalipada Banerjee, Munshi Mondie and Karim

Mondie.

Rules and Orders made under Bengal Acts contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the North Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said areas of the above Municipality.

Under section 86(f) of the Aot, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cesspools within the aforesaid areas of the above Municipality.

Notification No. 2543M., dated the 1st August, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 184).

Whereas a Notification No. 284T.—M., dated the 23rd April, 1904, was published at page 107, Part IB of the Calcutta Gazette of the 27th idem, declaring the intention of the Lieutenant-Governor to extend the provisious of Part X of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Bhatpara Municipality, in the district of the 24-l'arganas, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bhatpara Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2674M., duted the 9th August, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 188).

It is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commissioners of the Burdwan Municipality, made at a meeting, the Lieutenant-Governor is pleased to extend the provisions of Part VI of the aforesaid Act to the Municipality of Burdwan, in the district of Burdwan.

Notification No. 2758M., dated the 11th August, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 191).

W HEREAS & Notification No. 1208 f.—M., dated the 11th June, 1204, was published at page 154, Part IB of the Calcutta Gazette of the 15th idem,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

declaring the intention of the Lieutenant-Governor to extend the provisions of sections 249 to 253, 263 and 264, of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, together with their penal sections 268, 273(2), 273(5), 273(4), 275 and 276 to the Krishnagar Municipality, in the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Krishnagar Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1663T.—M., dated the 3rd September, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 201).

Whereas a Notification No 1221T.—M., dated the 13th June, 1904, ¹ was published at page 155, Part IB of the Calcutta Guzette of the 15th June, 1904, declaring the intention of the lieutenant-Governor to extend the provisions of section 262 of the Bengal Municipal Act III of 1884, to the Ghatal Municipality, in the district of Midnapore, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification with the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Ghatal Municipality, made at a meeting, the Lieutenant-Governor sanction the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 3079 M., dated the 13th September, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 206).

Whereas a Notification No. 1011T.—M., dated the 2nd June, 1904, 1 was published at page 149, Part IB of the Calcutta Gazette of the 8th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of the Bengal Municipal Act III of 1884, to the Murshidabad Municipality, in the district of Murshidabad, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Murshidabad Municipality, made, at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Notification No. 1803 T.-M., dated the 13th September, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 207).

Whereas a Notification No. 183T.—M., dated the 19th April, 1904, 1 was published at page 105, Part IB of the Calcutta Gazette of the 27th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, to the portions of the Bansberia Municipality, in the district of Hooghly, specified below, and whereas no valid objection has been valued to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the newer vosted in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bansberia Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality:—

Parts of Wards II and III, Bansberia, containing the following mahallas:

Southern part of Sripur Sadak, Raghudebpur Sadak, Benia Sadak, Basu
Sadak and northern part of Dakshinpara.

Boundaries.—Bounded on the north by the Sripur Sadak road, on the south by the Trishigha feeder road, on the east by the river Hooghly, and on the west by the limit of the Municipality covering the above areas, excepting Hadipara only.

Part of Ward No. IV, Tribeni, containing the following mahallas:-

Doalat Bazar, Rameswarpur, Muraripur, Badia Boikantapur and Konebati.

Boundaries. - Bounded on the north by Benipur, on the south by the Saraswati river and Basudebpur, on the east by the Hooghly and on the west by Sultanpur.

Notification No. 1820T.—M., dated the 15th September, 1904 (published in the Caloutta Gazette of 1904, Part IB, p. 208).

Whereas a Notification No. 1316T.—M., dated the 17th June, 1904, ¹ was published at page 158, Part IB of the Calcutta Gazette of the 22nd June, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 224, 226, 227, 229, 233-35, 244, 250 to 251D, 262A, 266, clause (1) of 278, 277 and 278 of Part VI of the Bengal Municipal Act III of 1884, to the Kotrung Municipality, in the district of Hooghly, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Kotrung Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to [to] said Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Notification No. 1986 T.—M., dated the 23rd September, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 215).

Whereas a Notification No. 1409T.—M., dated the 23rd June, 1904, 1 was published at page 162, Part IB of the Calcutta Gazette of the 29th June, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of Part VI of the Bangal Municipal Act III of 1884, as modified up to let November, 18.6, to the South Suburban Municipality, in the district of 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government hy section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Suburban Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2012 I.—M., dated the 24th September, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 215).

Whereas a Notification No. 514T.—M., dated the 13th May, 1904, ¹ was published at page 117, Part IB of the Calcutta Gazette of the 18th May, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, to the areas specified below of the Budge-Budge Municipality, in the district of the 24-Parganas, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Budge-Budge Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portions of the Municipality.

1. The boundaries of the area containing holdings within one hundred feet on the east side of the Trunk Road are as follows:—

North.—The Trunk Road. Last.—Paddy-fields. South.—The Charial Khal. West.—The Trunk Road.

2. The boundaries of the area containing holdings on the Mehta Road are as follows:—

North.—By-lane of Mehta Road. East.—The Webber Road. South.—Another by lane of Mehta Road. West.—The River Hooghly.

Rules and Orders made under Bengal Acts contd.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Under section 86 (f) of the Act, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cesspools within the aforesaid portions of the Municipality.

Notification No. 2037 T.—M., dated the 24th September, 1904 (publi hed in the Calcutta Gazette of 1904, Part IB, p. 216).

WHEREAS Babu Barada Das Basu, Deputy Magistrate in charge of the Lodging-house Department of the office of the Magistrate of Nadia, was, by Order No. 32M., dated the 4th January, 1907, 1 issued under section 66 of the Bengal Municipal Act, 1884, temporarily vested with all the powers and charged with all the duties of the Commissioners of the Nadia Municipality, and whereas by Order No. 1199T .- M., dated the 29th February, 1904, 1 Mr. J. J. Platel, i.c.s., Joint-Magistrate of Nadia, was subsequently vested with all the powers and charged with all the duties of the said Commissioners in the place of Babu Barada Das Basu, and whereas by Order No. 894T.— M., dated the 26th May, 1904, Mr. C. A. Radice, i.c.s., Magistrate of Nadia, was subsequently vested with all the powers and charged with all the dutice of the said Commissioners in the place of Mr. J. J. Platel, 1.c.s., and whereas by Order No. 1517 T.—M., dated the 2nd July, 1904, 1 Babu Arun Kumar Basu, Deputy Magistrate, has subsequently been vested with all the powers and charged with all the duties of the said Commissioners in the place of Mr. C. A. Radice, 1.c. s., and whereas upon the application of the said Mr. C. A. Radice, 1.c s., a Notification No. 14:4T.—M., dated the 25th June, 1904, 1 was published at page 162 of Part IB of Calcutta Gazette of the 29th idem, doclaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of the said Act to the said Municipality, and whereas no good reason against such extension has been shown, now therefore, in exercise of the power conferred on him by section 221 of the said Act, the Lieutenant-Governor is pleased to extend the above provisions of the Municipal Act to the said Municipality.

Notification No. 2330 T.—M., dated the 7th October, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 224).

Whereas a Notification No. 2536 M., dated the 30th July, 1904, was published at page 184, Part IB of the Calcutta Gazette of the 3rd August, 1904, declaring the intention of the Lieu enant-Governor to extend the provisions of sections 241, 262 A, 263, 264, and clauses (2), (3) and (4) of section 273 of the Bengal Municipal Act III of 1884, to the Bhatpara Municipality, in the district of 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Bhatpara Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2361 T.—M., dated the 8th October, 1904 (published in the Calcutta Gazette of 1904, Part 1B, p. 224).

It is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Bengal Municipal Act III of 1884, and in accordance with the recommendation of the Commissioners of the Berhampore Municipality, made at a meeting, the Lieutenant-Governor is pleased to extend the provisions of Parts VI, VII and IX of the aforesaid Act to the Municipality of Berhampore, in the district of Murshidabad.

Notification No. 2364 T.—M., dited the 8th October, 1904 (published in the Calcutta Gazette of 1904, Part 1B, p 224).

Whereas a Notification No. 2635 M., dated the 4th August, 1904, I was published at page 187, Part IB of the Calcutta Gazette of the 10th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal. Municipal Act III of 1884, to the portion of the Maniktala Municipality, in the district of the 24-Parganas, specified below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Maniktala Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the portion of the said Municipality.

Under section 86 (f) of the Act the Lieutenant-Governor also-sanctions the levy, by the Mnnicipal Commissioners, of fees for the cleansing of private privies and cosspools within the aforesaid Municipality.

North and east.—A portion of new cut canal from Ultadanga syphon to Beliaghata Canal.

South.—Beliaghata Canal from Forjapara road to new out canal.

West .-

(a) A portion of Bagmari road from Ultadanga road to Bagmari lane.

(b) Bagmari lane.

(o) A portion of Kankurgachi 3rd lane from Maniktala road to Kankurgachi 1st lane.

(d) Kanknrgachi 1st lane.

(e) A portion of Kankurgachi road from Kankurgachi 1st lane to Narikeldanga main road.

Rules and Orders made under Bengal Acts contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-confd.

(f) A portion of Narikeldanga main road from Kankurgachi road to Surah 2nd lane.

(q) Surah 2nd lane.

- (h) A portion of Bahir Surah road from Surah 2nd lane to Radha Mohan Mullik's garden lane.
- (i) A portion of Radha Mohan Mullik's garden lane from Bahir Surah road to Beliaghata road.
- () Foriapara road. ,

Notification No. 2393 T. - M., dated the 10th October, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 225).

Whereas a Notification No. 2411 M., dated the 25th July, 1904, ¹ was published at page 180, Part IB of the Calcutta Gazette of the 27th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 237 to 248 of Part VI of the Bugal Municipal Act III of 1884, to the Santipur Municipality, in the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in he Local Government by section 221 of the Act, and in accordance with the recommendation of the Sub-divisional Officer of Ranaghat, who, by Notification No. 2057?.—M., dated the 29th August, 1903, ¹ was vested with all the powers and charged with all the duties of the Commissioners of the Santipur Municipality, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2745 T.-M., deted the 2nd November, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 238).

Whereas a Notification No. 2178 M., dated the 15th July, 1904, I was published at page 173, Part IB of the Calcutta Gazette of the 20th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of Part VI of the Bengal Municipal Act III of 1884, to the Asansol Municipality, in the district of Burdwan, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Asansol Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Notification No. 2748 T .- M., dated the 2nd November, 1904 (published in the Calcutta Gazette of 1904, Part IB., p. 238).

Whereas a Notification No 742 T. - M., dated the 21st May, 1901, 1 was published at page 140, Part IB of the Calcutta Gazette of the 25th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part VI of the Bengal Municipal Act III of 1884, as modified up to 1st Novem, ber, 1896, to the Halisabar Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Halisahar Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2751 T.—M., dated the 2nd November, 1904 (published in the Culcutta Gazette of 1904, Part IB; p. 238).

Whereas a Notification No. 789 T.—M., dated the 24th May, 1904, ¹ was published at page 143, Part IB of the Calcutta Gazette of the 1st June, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, to the Halisahar Municipality, with the exception of the Eastern Bengal State Railway premises in Ward No. IV, in the district of the 24-Parganas; and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Halisahar Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Under section 86(f) of the Act, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleausing of private privies and cospools within the aforesaid Municipality.

Notification No. 2817 T.—M., dated the 5th November, 1904. (published in the Calcutta Gasette of 1904, Part IB, p. 240).

WHEREAS a Notification No. 1597 T.—M., dated the 5th July, 1994, was published at page 169, Part IB of the Calcutta Gazette of the 13th idem,

Rules and Orders made under Bengal Acts-contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

declaring the intention of the Lieutenant-Governor to extend the provisions of sections 249, 250, 251, 251A, 251B, 251C, 251D, and 268, as well as of l'art X of the Bengal Municipal Act III of 1884, to the Chakdaha Municipality, in the district of Nadia, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Chakdaha Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2840 T.—M., dated the 7th November, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 240).

Whereas a Notification No. 2975 M., dated the 23rd August, 1904, 1 was published at page 197, Part IB of the Calcutta Gazette of the 24th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of the Bengal Municipal Act III of 1884, to the Khulna Municipality, in the district of Khulna, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Khulna Municipality, made at a meeting, the Lieutenaut-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2878 T.—M., dated the 9th November, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 245).

It is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Bengal Municipal Act III of 1884, and in accordance with the recommendation of the Commissioners of the Murshidabad Municipality, in the district of Mushidabad, made at a meeting, the Lieutenant-Governor is pleased to extend the provision of Part VI of the aforesaid Act to the said Municipality.

Notification No. 288! T.-M., dated the 9th November, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 245).

It is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Bengal Municipal

² Not printed in this Collection.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Act III of 1884, and in accordance with the recommendation of the Commissioners of the Murshidabad Municipality, in the district of Murshidabad, made at a meeting, the Lieutenaut-Geverner is pleased to extend the previsions of Part X of the afgresaid Act to the said Municipality.

Notification No. 3153 M., dated the 15th November, 1904 (published in the Cascutta Gazette of 1904, Part IB, p. 246).

Whereas a Notification No. 2917 M., dated the 18th August, 1904, ¹ was published at page 196, Part IB of the Calcutta Gazette of the 24th August, 1904, declaring the intention of the Lieutenaut-Governor to extend the provisions of section 251A to 215D, 262A and clause 2) of section 273 of Part VI of the Bengal Municipal Act III of 1884, to the South Dum-Dum Municipality, in the district of 24-Parganas, and whereas ne objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby netified, for general information that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above previsions of the Municipal Act to the said Municipality.

Notification No. 3245 M., dated the 22nd November, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 251).

Whereas a Notification No. 2977 M., dated the 23rd August, 1904, was published at page 197, Part IB of the Calcutta Gazette of the 24th August, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of section 263 of the Bengal Municipal Act 11I of 1884, to the Hoeghly-Chinsura Municipality, in the district of Heeghly, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above notification within the Municipality, it is hereby notified, for general infermation, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the 'Commissioners of the Hoeghly-Chinsura Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 3267 M, duted the 23nd November, 1904 published in the Calcutta Gazette of 1904, Part IB, p. 255).

WHEREAS a Notification No. 1846.T.—M., dated the 15th September, 1904, was published at page 209, Part IB of the Calcutta Gazette of the

Rules and Orders made under Bengal Acts-contd.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

21st September 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 249, 262, 264 and 268 of the Bengal Municipal Act III of 1884, to the North Dum-Dum Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date, of the publication of the above Netification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the North Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 3354M., dated the 29th November, 1994 (published in the Cakutta Gazette of 1904, Part IB, p. 257).

Whereas a Notification No. 2812 M, dated the 16th August, 1904, was published in Part IB of the Calcutta Gazette of the 24th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 249 to 262A, 268, 273 and 275 to 278 of Part VI of the Bengal Municipal Act 1II of 1884, to the Birnagar Municipality, in the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Birnagar Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 3572M., dated the 30th November, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 257).

WHEREAS a Notification No. 1838T.—M., dated the 15th September, 1904, was published at page 209, Part IB of the Calcutta Gazette of the 21st September, 1904, declaring the intention of the Lieutenant-Governor to extend the provisious of Part X of the Bongal Municipal Act III of 1884, to the Tollygunge Municipality, in the district of 24-Parganas, and whereas no objection has been raised to the proposal within one mouth from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Tollygunge Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT 1884) -contd.

Notification No. 3420M., dated the 3rd December, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 259).

Whereas a Notification No. 972 T.—M., dated the 30th May, 1904, 1 was published at page 147, Part IB of the Caloutta Gazette of the 1st June, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 256A, 256B and 260A of the Bengal Municipal Act III of 1884, to the South Dum-Dum Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the South Dum-Dum Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 3485M., duted the 7th December, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 263).

Whereas a Notification No. 2229 T.—M., dated the 1st October, 1904,¹ was published at page 222, Part IB of the Calcutta Gazette of the 5th October, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of the Bengal Municipal Act III of 1884, to the Suri Municipality, in the district of Birbhum, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Suri Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 91M., dated the 6th January, 1905 (published in the Calcutta Gazette of 1905, Rart IB, p. 7).

Whereas a Notification No. 2538 T.—M, dated the 14th October, 1904, was published at page 231, Part IB of the Calcutta Gazette of the 19th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of the Bengal Municipal Act III of 1884, to the Beruipur Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one mouth from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government.

Rules and Orders made under Bengal Acts-contd.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Baruipur Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 139 M., dated the 10th January, 1905 (published in the Catcutta Gazette of 1905, Part IB, p. 10.)

Whereas a Notification No. 2314 T.—M., dated the 6th October, 1904,1 was published at page 224, Part IB of the Calcutta Gazette of the 12th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 263, 264 and clauses (*z'), (*x') and (*y') of section 273 of the Bengal Municipal-Act III of 1884, to the Baduria Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommondation of the Commissioners of the Baduria Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 169 M., dated the 10th January, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 10).

Whereas a Notification No. 2504 T.—M., dated the 14th October, 1904,1 was published at page 231, Part 1B of the Calcutta Gazette of the 19th October, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of the Bengal Municipal Act III of 1884, to the Jessore Municipality, in the district of Jessore, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power ve ted in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Jessore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 621 M., dated the 1st February, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 27).

WITEREAS a Notification No. 2705 T.-M., dated the 31st October, 1904, was published at pages 237-38, Part IB of the Calcutta Gazette of the 9th

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BENGAL ACT III. of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

November, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, to the portion of the Azimganj Municipality, in the district of Murshidabad, specified below, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Azimganj Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portion of the above Municipality.

Under section 86(f) of the Act, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cosspools within the aforesaid Municipality.

The boundaries of the area referred to above are as follows:-

- On the south.—Ramlal's Akhra road from the point where it meets the Bhagawangola pucka road and Mahajantuli pucka road till it joins the river Bhagirathi; thence crossing the river, a line drawn from its edge skirting the village Mansurganj to the north to a westerly direction till it touches the kutcha road (on the west of the village Baradowari); then turning a southerly direction as far as the Abra khal; then turning to a north-westerly direction skirting the Abra khal on the south to its westerd
- On the west.—A line drawn from the far west point of the southern extremity and running northward skirting the villages new Bagambari and Mirganj, which are therein included by the Rajaganj embankment to the river at the north extremity.
- On the north.—A line drawn from the north-west point of the Rajaganj embankment to the river Bhagirathi; thence after crossing the river a line drawn from its edge on the west to an easterly direction skirting the public works embankment on the north till it touches the Bhodal road on the east; then turning to a westerly and southerly direction skirting the villages Chowni (south of the new Public Works embankment) and Kashiganj which are therein included till it touches and crosses the pucka cross road from the river to the Bhagawangola road at a point below Kashiganj; then turning to an easterly direction skirting the above cross road till it touches the Bhagawangola road on the east.
- On the east.—The Bhagawangola pucka road up to the point where it meets Ramlal's Akhra kutcha road.

Rules and Orders made under Bengal Acts-conid.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 678 M., dated the 3rd February, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 29).

Whereas a Notification No. 3370 M., dated the 1st December, 1904, 1 was published at page 257, Part IB of the Calcutta Gazette of the 7th December, 1904, declaring the intention of the Lieutenant-devernor to extend the provisions of sections 251, 262A, 264 and clauses (2) and (4) of section 273 of the Bengal Municipal Act III of 1884, to the Jessore Municipality, in the district of Jessore, and whereas no objection has been raised to the preposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Jessore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 736 M., dated the 8th February, 1905 (published in the Calculta Gazette of 1905, Part IB, p. 31).

Whereas a Notification No. 2042 T.—M., dated the 24th September, 1904, was published at page 216, Part IB of the Calcutta Gazette of the 28th September, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, to the Rajpur Municipality, in the district of 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Rajpur Municipality, made at a meeting, the Lientenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1100 M., dated the 1st March, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 43).

WHERBAS a Notification No. 2820 T.—M., dated the 5th November, 1904, was published at page 240, Part IB of the Calcutta Gazette of the 9th November, 1904, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 249 to 251, 263 and 268, and of Part X of the Bengal

¹ Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - confd.

Municipal Act III of 1834, to the Barasat Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vected in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Barasat Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1335 M., dated the 13th March, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 50).

Whereas a Notification No. 122 M., dated the 9th January, 1905, was published at page 9. Part IB of the Calcutta Gazette of the 11th January, 1905, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, to the Berhampore Municipality, in the district of Murshidabad, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Berhampore Municipality, made at a meeting, the Lieutenant-(rovernor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1441 M., dated the 17th March, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 54).

Whereas a Notification No. 116 M., dated the 9th January, 1905, was published at page 8, Part IB of the Calcutta Gazette of the 11th January, 1905, declaring the intention of the Lieutenant-Governor to extend the provisions of Part VII of the Bengal Municipal Act III of 1884, to the Tollygunge Municipality, in the district of 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Tollygunge Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Notification No. 27 T.—M., dated the 7th April, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 63).

Whereas a Notification No. 546 M., dated the 28th January, 1905, 1 was published at pages 24-25, Part IB of the Calcutta Gazatte of the 1st February, 1905, declaring the intention of the Lieutenant-Governor to exclude from and include under the operation of Part IX of the Bengal Municipal Act III of 1884, [to] 2 certain portions of the Bhatpara Municipality, in the district of 24-Parganas, specified below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bhatpara Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portions of the above Municipality.

Under section 86 (f) of the Act, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cesspools within the aforesaid portions of the said Municipality.

I. The boundaries of the portions to be excluded are the following:-

PLOT I.

North.—The Paper Mill boundary walls:

West .- The river Hooghly.

South .- The old burning ground road.

East.—The Ferry Fund road alias Ghosepara District Board road.

PLOT II.

North.—The ground occupied by the North Alliance Jute Mills.

West .- The river Hooghly.

South .- The Senparaghat and its by-lane.

East.—The Ferry Fund road alias the Ghosepara District Board road, and part of the new ferry ghat road and the Uttarpara Chakrabutty Bagan road.

II. The boundaries of the portions to be included are the following:-

North.—The Shamnagar Railway station premises.

West. The fencing of the Eastern Bengal State Railway.

South .- The Kowgachi Gur road.

East.—The Eastern Bengal State Railway fencing.

¹ Not printed in this Collection.

8 Bio. It should be treated as cancelled.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 709 T.—M., dated the 23rd May, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 84).

Whereas a Notification No. 1211 M., dated the 6th March, 1905, was published at page 44, Part IB of the Calcutta Gazette of the 8th March, 1905, declaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of the Bengal Municipal Act III of 1884, to the portion of the Asimganj Municipality, in the district of Murshidabad, the boundaries of which are given below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the said portion of the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Azimganj Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portion of the Municipality:—

- On the south. Bhelladanga kutcha road from the point where it meets the
 Katra pucka road till it joins the Gossaibazar pucka
 road.
- On the west.—A line drawn from the point of the southern extremity and running northward till it joins the Bhagawangola pucka road.
- On the north.—A line drawn from the point of the western extremity and running eastward till it joins the Katra pucka road.
- On the east.—A line drawn from the point of the northern extremity and running southward till it joins the Bhelladanga kutcha road.

Notification No. 920 T.—M., dated the 3rd June, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 88).

Whereas a Notification No. 1286 M., dated the 10th March, 1905, was published at page 48, Part 1B of the Calcutta Gazette of the 15th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 254 to 260A and 274 of the Bengal Municipal Act III of 1884, to the Tollygunge Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Tollygunge Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1984)-contd.

Notification No. 1027 T.—M., duted the 10th June, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 103).

Whereas a Notification No. 1451 M., dated the 16th March, 1905, ¹ was published at page 54, Part IB of the Calcutta Gazette of the 22nd March, 1905, declaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of the Bengal Municipal Act III of 1884, to the Midnapore Municipality, in the district of Midnapore, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Midnapore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1240 T .- M., dated the 22nd June, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 103).

Whereas a Notification No. 671 M., dated the 3rd February, 1905, 1 was published at page 28, Part 1B of the Caloutta Gazette of the 8th February, 1905, declaring the intention of the Lieutenant-Governor to extend the provisions of Part VIII of the Bengal Municipal Act III of 1884, to the Cossipore-Chitpur Municipality, in the district of the 24 Parganas, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Cossipore-Chitpur Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1469 T.—M., dated the 4th July, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 115).

WHEREAS a Notification No. 158T.—M., dated the 14th April, 1905, ¹ was published at page 69, Part IB of the Caloutta Gazette of the 19th April, 1905, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Bengal Municipal Act III of 1884, to Ward No. IV of the Halisahar Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal with one month from the date of the publication of the above Notification within the Municipality, it is hereby

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Halisahar Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said ward of the Municipality.

Notification No. 1752 T.-M., dated the 24th July, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 145).

Whereas a Notification No. 148 T.—M., dated the 14th April, 1905, ¹ was published at page 69, Part IB of the Calcutta Gazette of the 19th April, 1905, declaring the intention of the Lieutenant-Governor to extend the provisions of Part VIII of the Bengal Municipal Act III of 1894, to the Maniktala Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Maniktala Municipality, made at a meeting, the Lieutenaut-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 2768 T.-M., dated the 29th September, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 180).

Whereas a Notification No. 1539 T.—M., dated the 10th July, 1905, was published at page 117, Part IB of the Calcutta Gazette of the 12th July, 1905, declaring the intention of the Lieutenant-Governor to extend the provisions of section 223.1 of the Bengal Municipal Act III of 1884, to the Taki Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Taki Municipality, made at a meeting, the Lieutenart-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 48 M., dated the 9th January, 1906 (published in the Calcutta Gasette of 1906, Part IB, p. 4).

WHEREAS a Notification No. 1500 T.—M., dated the 6th July, 1905, was published at page 116, Part IB of the Calcutta Gasette of the 12th July, 1905,

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)—contd.

declaring the intention of the Lieutenant-Governor to extend the provisions of section 241 of the Bengal Municipal Act III of 1884, to the Budge-Budge Municipality, in the district of 24-Pargana, and whoreas no valid objection has been raised to the preposal within one month from the date of the publication of the above Notification within the Municipality, it is horeby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Budge Budge Municipality, made at a meeting, the Lieutenant-Governor sauctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1471 M., dated the 29th March, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 55).

Whereas a Notification No. 440 M., dated the 27th January, 1906, ¹ was published at page 19, Part IB of the Calcutta Gazette of the 14th February, 1906, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 287-88, 302 and 303 of the Bengal Municipal Act III of 1884, to the Bhatpara Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bhatpara Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1474 M., dated the 29th March, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 57).

Whereas a Notification No. 253 M., dated the 17th January, 1906, 1 was published at page 8, Part IB of the Calcutta Gazette of the 24th January, 1906, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 232 and 270 (4) of the Bengal Municipal Act III of 1884, to the Tollygunge Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Tollygunge Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

² Nos printed in this Collection,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 122 T.—M., dated the 20th April, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 72).

Whereas a Notification No. 407M., dated the 26th January, 1906, ¹ was published at page 12, Part IB of the Calcutta Gazette of the 31st January, 1906, declaring the intention of the Lieutenant-Governor to extend the provisions of Parts VI, VII, IX, and X of the Bengal Municipal Act III of 1884, to the area recently added to the Garden Reach Municipality, in the district of the 24-Parganas, under Government Notification No. 2124T.—M., dated the 19th August, 1905, ² the boundaries of which are given below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Garden Reach Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said area of the above Municipality:—

BOUNDARIES.

On the North and West.—From the point where the north-east corner of the boundary of the Nadial village meets the southern bank of the river Hooghly west and southward along the south and east banks of the river Hooghly till it meets the Government embankment.

On the South.—Thence eastward along the northern boundary of the Government embankment on the north of the Akra village till it meets the northern boundary of the village Kismat Dum-Dum.

On the East.—Thence northward along the eastern boundary of Kadampur, Kismat Satghra and Nadial till it meets the southern bank of the river Hooghly.

Notification No. 896 T.—M., dated the 4th June, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 91).

Whereas a Notification No. 279M., dated the 18th January, 1906, 1 was published at page 8, Part IB of the Calcutta Gazette of the 24th January, 1906, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 249 to 253, 268, 275 and 276 of the Bengal Municipal Act III of 1884, to the Maniktala Municipality, in the district of 24 Parganas, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Maniktala Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1685 T.-M, dated the 20th July, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 120).

Whereas a Notification No 742M., dated the 17th February, 1906, ¹ was published at page 23, Part IB of the Calcutta Gazette of the 21st idem, declaring the intention of the Lieutenant-Gevernor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, to the portions of the Tollygunge Municipality, in the district of the 24-Parganas, which are not already under the operation of the said provisions, and whereas no valid objection has been raised to the proposal within one mouth from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Tollygunge Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the aforesaid portions of the said Municipality.

Under section 86(t) of the Aot, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cesspools within the aforesaid portions of the said Municipality.

Notification No. 1894 T.—M., dated the 31st August, 1906 (published in the Calculta Gazette of 1906, Part 1B, p. 137).

Whereas a Notification No. 1237 T.—M., dated the 22nd June, 1906, ¹ was published at page 100, Part IB of the Calcutta Gazette of the 27th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 265 and 273 (5) of the Bengal Municipal Act III of 1884, to the Basirhat Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Basirhat Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

BENGAL ACT III'OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 2040 T.—M., dated the 15th September, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 146).

Whereas a Notification No. 1835M., dated the 31st July, 1906, 1 was published at page 124, Part IB of the Caloutta Gazette of the 1st August, 1906, sanctioning the extension of the provisions of Part IX of the Bengal Municipal Act III of 1884, to the Murshidabad Municipality, in the district of Murshidabad, and whereas the Commissioners omitted to publish the said Notification locally within fifteen days of its publication in the Caloutta Gazette as required by section 222 of the Act, it is therefore necessary to renew the sanction thereby accorded. Accordingly it is hereby notified, for general information, that, in the exercise of the powers vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Murshidabad Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the said Part of the Municipal Act to the said Municipality and the levy, under section 86(f) of the Act, of tees for the cleansing of private privies and cesspools within the aforesaid Municipality.

Notification No. 2156 T.—M., dated the 10th October, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 159).

Whereas a Notification No. 1674T.—M., dated the 20th July, 1906, I was published at page I20, Part IB of the Calcutta Gazette of 25th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Part X of the Rengal Municipal Act III of 1884, to the Panihati Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Panihati Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 123M., dated the 24th January, 1907 (published in the Calcutta Gazette of 1907, Part 1B, p. 19).

Whereas a Notification No. 2230 T.—M., dated the 19th October, 1906, 1 was published at page 166, Part IB of the Calcutta Gazette of the 24th October, 1906, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, to certain parts of the Vishnupur Municipality, in the district of Bankura, specified below, and and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

pality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommondation of the Commissioners of the Vishnupur Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said parts of the above Municipality.

Under section 86 (f) of the Aot, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cesspools within the aforesaid parts of the Vishnupur Municipality—

Gopalganja, Krishtaganj, Goalpara, Raghunathshaior. Rathtola, Bakultola, Baliadoorganja, Anisbazar, Biswaspara, Kadakorli, Sankaribazar, Monshatola, Maruibazar, Garhdarja, Napitpara, I athokpara, Il azrapara, Kundkundarbazar.

which are bounded-

On the North.—By mauza Shyamsundarpur, Gabdoba, Gesainpara, Duaripara, and Khorbangalow.

On the South .- By Turkisitarampur.

On the East. - By Rashtola, Shyamraishbazar, Killa and Nimtola.

On the West. - By Gopalpur, Tejpal and Jamunaband Agal.

Notification No. 779 T.-M., dated the 18th July, 1907 (published in the Cakutta Gazette of 1907, Part IB, p. 91).

Whereas a Notification No. 184 T.—M., dated the 30th April, 1907, ¹ was published at page 57, Part IB of the Caloutta Gazette of the 8th May, 1907, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 261, 262, 262A and clauses (2) and (3) of section 273 of the Bengal Municipal Act III of 1884, to the Rajpur Municipality in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Rajpur Municipality, made at a meeting, the Lieutenant-Gövernor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 935M., dated the 14th November, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 173).

Whereas a Notification No. 765M., dated the 5th September, 1907, 1 was published at page 125, Part IB of the Calcutta Gazette of the 11th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 252, 275, and 276 of the Bengal Municipal Act III of 1884, to the Arambagh Municipality, in the district of Hooghly, and whereas no objection has been raised to the proposal within tone month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Arambagh Municipality, made at a meeting the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 949 M., dated the 18th November, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 178).

Whereas a Notification No 960 T.—M., dated the 17th August, 1907, 1 was published at page 109, Part IB of the Calcutta Gezette of the 21st idem, declaring the intention of the Lieutenant-Governor to extend the provisions of section 269 of the Bengal Municipal Act III of 1884, to the Jaynagar Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Jaynagar Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 271M., dated the 4th February, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 17).

WHEREAS a Notification No. 827M., dated the 31st, October, 1907, 1 was published at page 163, Part IB of the Calcutta Gazette of the 6th November, 1907, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, to the area of the Panihati Municipality, defined below, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

recommendation of the Commissioners of the Panihati Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said portion of the Municipality.

Under section 86 (f) of the Act, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleansing of private privies and cesspools within the aforesaid area of the Municipality.

The area is bounded as follows:-

On the North.—By the southern boundary of the South Barrackpore Municipality.

On the West.—By the Grand Trunk Road

On the South.—By the northern boundary of the Kamarhati Municipality.

On the East.—By the eastern fencing of the Eastern Bengal Stato Railway line.

Notification No. 502 M., dated the 9th March, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 31).

Whereas a Notification No. 1215M., dated the 27th December, 1907, 1 was published at page 1, Part IB of the Calcutta Gazette of the 1st January, 1908, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1834, to certain areas of the Kotrung Municipality, in the district of Heoghly, defined below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Kotrung Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said areas of the Municipality.

The areas are bounded as follows:-

Ward No. I.—The portion bounded on the east by the river Hooghly, on the west by the Grand Trunk Road, on the south by Ward No. II, and on the north by the Amratola khal (the existing boundary line between the Serampore and Ketrung Municipalities).

The whole of Ward No. II.

Under section 86 (f) of the Act, the Lieutenant-Governor also sanctions the levy, by the Municipal Commissioners, of fees for the cleaning of private privies and cesspools within the aforesaid areas of the Municipality.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 770M., dated the 6th April, 1908 (published in the Onloutta Gazette of 1908, Part IB, p. 55).

Whereas a Notification No. 183 M., dated the 28th January, 1908, ¹ was published at page 1, Part IB of the Calcutta Gazette of the 5th February, 1998, declaring the intention of the Lieutenant-Governor to extend the provisions of Part IX of the Bengal Municipal Act III of 1884, to the whole of Padma Babu's lane, and to the excluded portion of Panchanantolla lane, both in Ward No. 1 of the Bally Municipality, in the district of Hooghly, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Netification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bally Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said area of the above Municipality.

Under section 86(f) of the Act, the Lieutenant-Governor also sanctions the levy, by the Commissioners, of fees for the cleansing of private privies and cesspools within the aforesaid area of the Municipality.

Notification No. 1802 M., dated the 21st September, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 144).

Governor to extend the provisions of Part X and the marginally-noted sections of Part VL and of section 241 of the Bengal Municipal Act III of 1884, to the Bankura Municipality, including the area comprising manzas Kethiardang, Demurari, Gopinathpur, Murra and Ladiha, situated within the Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notifications within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bankura Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality, including the said area within the above Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1727 M., dated the 13th November, 1908 (published in the Calout!a Gazette of 1908, Part IB, p. 163).

Whereas a Notification No. 1323M., dated the 15th August, 1908, ¹ was published at page 123, Part IB of the Calcutta Guzette of the 19th August, 1908, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 251A, 251B, 251C, 251D and 277 of the Bengal Municipal Act III of 1884, to the Ghatal Municipality, in the district of Midnapore, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Ghatal Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal' Act to the said Municipality.

Notification No. 300M., dated the 15th February, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 203).

Whereas a Notification No. 1949M., dated the 11th December, 1908, 1 was published at page 173, Part IB of the Calcutta Gazette of the 16th December, 1908, declaring the intention of the Lieutenant-Governor to extend the provisions of sections 243 to 248 and 267 of the Rengal Municipal Act III of 1884, to the Ranaghat Municipality, in the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Ranaghat Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 188T.—M., dated the 11th May, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 243).

WHEREAS a Notification No. 239M., dated the 5th February, 1909, ¹ was published at page 202, Part IB of the Calcutta Gazette of the 10th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of the second clause of section 252 and section 276 of the Bengal Municipal Act III of 1884, to the Azimganj Municipality, in the district of Murshidabad, and whereas no valid objection has been raised to the proposal within one month from

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section-221 of the Act, and in accordance with the recommendation of the Commissioners of the Azimganj Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions ¹ of the Municipal Act to the said Municipality.

Notification No. 767M., dated the 5th June, 1909 (published in the Calcutta Gazette of 1969, Part IB, p. 258).

Whereas a Notification No. 517M., dated the 22nd March, 1909, 2 was published at page 218, Part IB of the Calcutta Gazette of the 24th March, 1909, declaring the intention of the Lieutenant-Governor to extend the provisions of Part VIII of the Bengal Municipal Act III of 1884, to the Tollygunge Municipality, in the district of the 24-Parganas, and Iwhereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Tollygunge Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 919 T.—M., dated the 27th September, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 313).

Whereas a Notification No. 16T.—M., date 1 the 20th April, 1909, 2 was published at page 237, Part IB of the Calcutta Gazette of the 28th idem, declaring the intention of the Lieutenant-Governor to withdraw Wards Nos. I and II of the Taki Municipality from the operation of Part IX of the Bengal Municipal Act III of 1884, with the exception of the provisions of section 331, and whereas no valid objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Taki Municipality, made at a meeting the Lieutenant-Governor sanctions the exclusion of the said areas of the Municipality from the operation of Part IX of the said Act with the exception of the provisions of section 331.

¹ For an earlier notification extending the provisions of Part VI to the Asimganj Municipality—see Notification No. 4324H., dated the 20th November, 1896, printed safe, p. 391.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 106M., dated the 17th January, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 11).

Whereas a Notification No. 1096 F.—M., dated the 22nd October, 1909, 1 was published in Part IB of the Calcutta Gazette of the 27th idem, doclaring the intention of the Lieutenant-Governor to extend the provisions of section 227 and so much of section 271 as relates to section 227 of the Bengal Municipal Act, III of 1884, to the Bansberia Municipality, in the district of Hooghly, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 221 of the Act, and in accordance with the recommendation of the Commissioners of the Bansberia Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the above provisions of the Municipal Act to the said Municipality.

Notification No. 1196 II., dated the 16th August. 1910 (published in the Calcutta Gazette of 1910, Part 1B, p. 118.)

In exercise of the power conferred by section 221 of the Bengal Municipal Act, 1884 (Ben. Act III of 1884), and upon the application of the Commissioners of the Dhulian Municipality, in the district of Murshidabad, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Lieutenant-Governor is pleased to extend the provisions of section 261 and so much of clauses (2) and (5) of section 273 as relates to section 261 of the said Act to the said Municipality.

Notification No. 1233M., dated the 20th August, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 119).

In exercise of the power conferred by section 221 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the Baruipur Municipality, in the district of the 24-Parganas, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Lieutenant-Governor is pleased to extend all the provisious of Part IX of that Act to the village of Subudhipur, which was included within the said Municipality by Notification No. 715M., dated the 22nd March, 1910, published at page 44 of Part IB of the Calcutta Gazette of the 23rd March, 1910.

2. In exercise of the power conferred by section 86 of the same Act, the Lieutenant-Governor is pleased to sanction the levy, under section 921 of that Act, of fees for the cleansing of private privies and oesspools within the said village of Subudhipur.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)—confd.

Notification No. 879 T.-M., dated the 24th September, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 146).

In exercise of the powers conferred by section 221 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the Satkhira Municipality, in the district of Khulna, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Lieutenant-Governor is pleased to extend the provisions of Part X of the said Act to the said Municipality.

Notification No. 1430M., dated the 19th November, 1910 (published in the Calcutta Gazette of 1919, Part IB, p. 181).

In exercise of the power conferred by section 221 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the South Suburban Municipality, in the district of 24-Parganas, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Lieutenant-Governor is pleased to extend all the provisions of Part IX of that Act to the area of the South Suburban Municipality, the boundaries of which are specified below:—

North .- Gurragacha road ; .

East.—Kabardanga road;

South.—Naskarpore lane and Banamali Naskar's road, and

West.—Budge-Budge road and a line drawn straight from Budge-Budge road culvert to Taratolla road a little to the north-west of Sonai 3rd Lane junction.

2. In exercise of the power conferred by section 86 of the same Act, the Lieutenant-Governor is pleased to sanction the levy, under section 321 of that Act, of fees for the cleansing of private privies and cesspools within the said area of the South Suburban Municipality.

Notification No. 1487 M., dated the 25th November, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 185):

In exercise of the power conferred by section 221 of the Bengal Municipal Act, 1884 (Ben. Act III of 1884), and upon the application of the Commissioners of the Bansberia Municipality, in the district of Hooghly, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Lieutenant-Governor in Council is pleased to extend the provisions of sections 224 and 230 and so much of sections 270 and 271 as relate to sections 224 and 280 of the said Act to the said Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 611M., dated the 20th March, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 50).

In exercise of the power conferred by section 221 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the South Suburban Municipality, in the district of the 24-Parganas, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Lieutenant Governor in Council is pleased to extend the provisions of Part VII of that Act to the following areas of the said Municipality, namely:—

The area which lies within 2,000 feet on both sides of the Diamond Harbour Road and 2,000 feet from the last hydrant or standpost on that road in the Barisa Ward, and the area lying within 2,000 feet on both sides of each of the following branch roads and 2,000 feet from the last hydrant on each of them:—

Distance of the last hydrants of the branch roads from the junction of Diamond Harbour Road.	
et.	
)	
)	
)	

2. The Lieutenant-Governor in Council is also pleased, in exercise of the power conferred by section 223 of the said Act, and upon a similar application made by the said Commissioners, to cancel the orders contained in Notification No. 1592T.—M, dated the 7th July, 1903, published at page 138 of Part IB of the Calcutta Gazette of the 15th idem.

Notification No. 693 M., dated the 1st April, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 55).

In exercise of the power conferred by section 221 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the Bally Municipality, in the district of Howrah, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Lieutenant-Governor in Council is pleased to extend all the provisions of Part IX of that Act to the area within Ward No. III of the Bally Municipality, the boundaries of which are specified below:—

North—Dhurmotola Lane
East—Grand Trunk Road.
Sculh—Northern boundary of the Howrah Municipality.
West—East Indian Railway line.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -confd.

2. In exercise of the power quaferred by section 86 of the same Act, the Lientenant-Governor in Council is pleased to sanction the levy, under section 321 of that Act, of fees for the cleansing of private privies and cesspools within the said area of the Bally Municipality.

Notification No. 1267 M., dated the 2nd September, 1911 (published in the Calcutta. Gazette of 1911, Part IB, p. 162).

In exercise of the power conferred by section 221 of the Bengal Municipal Act. 1884 (Ben. Act III of 1884), and at the request of the Commissioners of the Berhampore Municipality, in the district of Murshidabad, made at a meeting, the Lieutenent Governor in Council is pleased to extend the second clause of section 252 and section 276 of the said Act to the said Municipality.

Notification No. 1137T.—M., dated the 28th October, 1911 (published in the Calcutta Gazette of 1911, Part IB p. 195).

In exercise of the power conferred by section 221 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the Bhadreswar Municipality, in the district of Hooghly, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Lieutenaut-Governor in Council is pleased to extend all the provisions of Part IX of that Act to the area within Ward No. II (the Gourhati Ward) of the Bhadreswar Municipality, the boundaries of which are specified below:—

North—The Municipal drain situate on the north of the house of the late Shib Chandra Misra, running eastward from the Grand Trunk Road to the Sircarpara Ghat, on the river Hooghly, and an imaginary line therefrom running westward across the Grand Trunk Road to the Palpara Lane; the Palpara Lane, the Dwarijungal road, the Kantadanga road and the station, road.

East-The river Hooghly and French Gourhati.

South—The Bagdipara Lane No. 3, and an imaginary line running westward therefrom across the Dwarijungal road up to the East Indian Railway lines, and eastward therefrom across the property of the Champdani Jute Mills Company, up to the edge of the river Hooghly, the above-mentioned Bagdipara Lane lying wholly within the proposed area.

West—The East Indian Railway lines.

2. In exercise of the power conferred by section 86 of the same Act, the Lieutenant-Governor in Council is pleased to sanction the levy, under section 321 of that Act, of fees for the cleansing of private privies and ossepools within the said area of the Bhadreswar Municipality.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

Notification No. 303M., dated the 8th February, 1918 (published in the Calcutta Gazette of 1912, Part IB, p. 25).

In exercise of the power conferred by section 221 of the Bangal Municipal Act, 1884 (Bengal Act III of 1884), and at the request of the Commissioners of the Kurseong Municipality, in the district of Darjeeling, made at a meeting, the Lieutenant-Governor in Council is pleased to extend the second clause of cection 252 and section 276 of the said Act to the said Municipality.

2. These provisions will not come into force until the 14th August, 1912.

Notification No. 677 M., duted the 18th February, 1901 (published in the Cakutta Guzette of 1901, Part IB, p. 34).

It is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 223 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, and in accordance with the recommendation of the Commisioners of the Bhadreswar Municipality, in the district of Hooghly, made at a meeting, the Lieutenant-Governor is pleased to exclude from the operation of the provisions of Part IX of the Act the portion of Ward No. II of the said Municipality specified below:-

North.—Bhadreswar Ghat Railway line. East.—Grand Trunk Road. South .- Goalapara Road. West .- Dwarijungal Road.

Notification No. 2113T .- M., dated the 6th October, 1902 (published in the Calcutta Gazette of 1908, Part 1B, p. 197)

WHEREAS a Notification No. 1001T. -M., dated the 2nd July, 1901, was published at page 115, Part IB of the Calcutta Gazette of the 10th idem sanctioning the extension of the provisions of Part IX of the Bengal Municipal Act III of 1884, as amended by Bengal Acts IV of 1894 and II of 1896, to the portions of the North Barrackpore Municipality, in the district of the 24-Parganas (with the exception of Ward No. VII of the Municipality) which were not under the operation of the said provisions of the Act as extended by Notifications, dated the 26th September, 1887,² and 18th January, 1892,³ and No. 1378T.—M., dated the 4th November, 1897,⁴ and whereas the Municipal Commissioners at a meeting recommend a modification of the order, it is hereby notified, for general information, that, in exercise of the powers vested in the Local

Printed ente, p. 1021.
Printed ente, p. 951.
Printed ante, p. 956.
Printed ante, p. 1006.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT. 1884)-contd.

Government by section 223 of the Act, the Lieutenant-Governor sanctions the following mo lification in the aforesaid order:-

After the words "with exception of Ward No. VII" at the end of the first paragraph of the Notification of 2nd July, 1901,1 add:

[Printed ante, p. 1021.]

Notification No. 2742T .- M., duted the 14th October, 1903 (published in the Oalcutta Gazette of 1903, Part IB, p. 286).

WHEREAS a Notification No. 1507T.—M., dated the 3rd July, 1903,2 was published at page 134, Part IB of the Caloutta Gazette of the 8th July, 1903, declaring the intention of the Lieutenant-Governor to modify Government Notification, dated the 9th Docember, 1889,3 extending the provisions of Part IX of the Bengal Municipal Act III of 1884, to the Bally Municipality, in the district of Howrah, so as to withdraw the areas specified below from the operation of the said provisions of the law, and whereas no objection was raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 223 of the Bengal Municipal Act III of 1884, as amended up to date. and in accordance with the recommendation of the Commissioners of the Bally Municipality, made at a meeting, the Lioutenant-Governor sanctions the above proposal:-

IN WARD No. I.

			2.
No.			Remarks.
1.	Panchanontola Lane	•••	Portion on the west of Babu Sarat Kumar Ghoshal's house.
2.	l'adma Babu's Lane		
3.	Goswamipara Lane	•••	West of its junction with Jora Assottola.
	In War	D No.	II. •
3. 4. 5. 6. 7.	Jora Assottola Lane. Krishna Chatterjee's Lane. Dewna Gazi Lane Patakpara Lane. Bagdipara Lane. Hazrahpara Lane. Chakravartypara Lane Acharjeepara Lane	•	West of the house of late Babu Sarat Ch. Banerjee. West of Hari Chakravarty's tank, South of Gabtola.
9. :	Dharmotola Lane	•••	West of Sanyal's garden and house.

¹ Printed ante, p. 1031.

3 Not printed in this Collection.

3 Printed ante, p. 908.

4 Printed ante, p. 908.

4 For a later notification extending Part IX to this portion of Panchameticle Lane and to the whole of Padm Babu's Lane—see Notification No. 770M., dated the 6th April, 1908, ante, p. 1076.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL AGT, 1884) -contd.

IN WARD No. III.1

	No.			Remarks.
	1.	Ghose's Lane	•••	Coutham side
	2.	Palghat Lane	•••	Southern side.
	3.	Kaorapara Lane.		0
	4.	Khamarparaghat Lane.		
	5.	Pal Bagan Lane.		•
_	6.	Khamarpara Lane.		
	7.	Baniapukur Lane.		
	8.	Thakur Das Ghosh's Lane	•••	Portion from Promatha Ghosh's houses to Jagabundhu Gharoy's house.
	.9.	Natunpukur Lane.		and a second
	10.	Kamikshianath Acharji's Lane.		
	11.	Tara Chand Gangooly's Lane.		
	12.	Grikrishna Gangooly's Lane.		
	13.	Goor Mozumdar's Lane.		
	14.	Belur Road.		
	15.	Gobordhone Molla's Lane.		
	16.	Malipanchghora Lane.		
	17.	Girish Ghosh's Lane.		
	18.			
	19.	Chasadhopapara Lane.		
	20.	Nichoo Shake's Lane.		
	21.	Musalmanpara 2nd Lane.	•	
	22.			
	23.	Mukharji's Lane.		
	24.	Ram Khan's Lane.		
	25.	Abhoy Babu's Bagan Lane.	•	
	26.	Acharjeepara 2nd Lane.		
	27.	Bagdhipara 2nd Lane.		
	28.	Bhojohari Chakravarty's Lane.		
	29.	Dharmotola Lane	•••	South side.
		Moti Doctor's Lane.		
	31.	Rajkrishna Koomar's Lane.		

Notification No. 1462M., dated the 7th March, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 49).

It is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 223 of the Bengal Municipal Act III of 1884, and in accordance with the recommendation of the Commissioners of the Baidyabati Municipality, in the district of Hooghly, made at a meeting, the 'Lieutenant-Governor is pleased to exclude from the operation of the provisions of Part IX of the said Act the portion of the Municipality lying to the west of the Grand Trunk Road.

¹ For a later notification extending Part IX to Ward No. III—see Notification No. 693M., dated the 1st April, 1911, anse, p. 1080.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1983 M., dated the 4th October, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 183).

Whereas a Notification No. 1831 T. M., dated the 28th July, 1905, 1 was published at page 146, Part IB of the Calcutta Gazette of the 2nd August, 1905, declaring the intention of the Lieutenant-Governor to exclude from the operation of the provisions of l'art IX of the Bengal Municipal Act III of 1884, portions of the Itaniganj Municipality, in the district of Burdwan, the boundaries of which are specified below, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 223 of the Act, and in accordance with the recommendation of the Commissioners of the said Municipality, made at a meeting, the Lieutenant-Governor sanctions the exclusion of the said areas from the operation of Part IX of the said Act.

PLOT No. 1.

Bounded by-

North.—Marwarputty road.

East .- Gauri Dutt Marwari's old pucka house.

South.—Feeder road.

West.-Munsif's Court compound and Post Office compound.

Area.-101, 211 square feet.

PLOT No. 2.

Bounded by-

North.—Feeder road and Mr. G. Rooke's compound.

East. - Midnapore Road.

South.-Khudiram Babu's cooly depôt.

West .- Jail building.

Area .- 73, 669 square feet.

PLOT No. 3.

Bounded by-

North.—Burn and Co.'s compound, Feeder road, Sub-divisional Court compound.

East.—East Indian Railway siding and main line.

South .- Sarbeswar Mukerjee's paddy-field, Roman Catholic Church.

· West .- Midnapore Road.

Area. - 2,256 765 square feet.

[&]quot; 1 Not printed in this Collection.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 397 M., dated the 17th February, 1911 (published in the Calcuttu Gazette of 1911, Part IB, p. 33).

In exercise of the power conferred by section 223 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the Midnapore Municipality, in the district of Midnapore, made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Lieutenant-Governor in Council is pleased to modify the Notification dated the 23rd April, 1885, 1 published at page 246 of Part I of the Calcutta Gazette of the 29th idem, so as to exclude, from the operation of Part IX of that Act, certain areas within the Midnapore Municipality, the boundaries of which are as follows:—

Collecting Circle No. 1.

Mahalla Habibpore.

East .- Paddy-field.

North.-Tariapara mahalla.

West.—East bank of Parameswari tank; north and east banks of Kalipnker; and Darjee bustee.

South .- Darjee bustee and public drain.

COLLECTING CIRCLE No. II.

Mahalla Koathbazar.

East —Paddy-field.

North. - Darjee bustee; public drain; and Kamararah lane.

West.—West bank of Kamararah tank; that portion of Kamararah bylane which lies due east of the house of Babu Anukul Chandra Mukharji; west bank of Hanspukhr; and houses of Abdul Latiff—Master, and Debendra Das Adhikari.

South .- Paddy-field.

Votification No. 1113 M., dated the 12th August, 1911 (published in the Calculta Gazette of 1911, Part IB, p. 150).

In exercise of the power conferred by clause (2) of section 241 of the engal Municipal Act, 1884 (Beu. Act III of 1884), the Lieutenant-Governor Council is pleased to sauction the following rules which have been framed by a Commissioners of the Maniktala. Municipality, under clause (1) of that ction and clause (2) of section 237 of the Act.

A Printed aute, p. 100;

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) - contd.

Draft rules made under sections 237 (2) and 241 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), for the Maniktala Municipality.

A-Rules regulating the erection of masonry houses.

1. Every wall of a masonry house must be constructed so as to rest upon proper footings having regular offsets and a Feetings for walls." horizontal spread on each side of the wall of not less than one-half of the height of the footings unless an adjoining wall interferes, in which case the footings may, subject to the provisions of subrule (2) of rule 11 be emitted where that wall adjoins:

Provided that the above rule does not apply in the case of arch foundations.

Outer walls.

Bonding of walls.

Walls in building of more than one storev.

Terrace roof.

Plinth.

meeting may specify.

2. The outer walls of a masonry house must be constructed of burnt bricks or some other hard incombustible substance.

3. All walls of a masonry house must be

properly bonded and plumbed.

4. If a masonry house exceeds 36 feet in height, all storeys should be built of well-burnt bricks and lime mortar.

5. Terrace roofs must be constructed so as to stand such load, not less than 40 lbs. to the square foot, in addition to their own weight as the Commissioners in a

> 6. The plinth of a masonry house must be at least two feet above the level of the centre of the nearest street.

All floors except those of kitchen and out-houses must be pucca built.

7. A drain must be provided for every masonry bouse; such drain must be connected with the nearest drains.

8. After these rules come into force the distance between the building line and the street alignment shall not be less than Distance between building line and street alignment. 3 feet in any road less than 20 feet broad including drains.

"Building line" means a line (in rear of the street alignment) up to which the main wall of a building abutting on a street may lawfully extend.

9. There must ordinarily be, in the absence of any specific permission of the Commissioners in meeting to the contrary, in Open space in rear of building. the rear of every dwelling-house, an open space extending along the entire width of the house of not less than clear 4 feet belonging exclusively to the house.

10. Every interior courtyard and every open space prescribed by rule 9 must be raised at least 6 inches above the level Interior courtyard and on ward open spaces to be raised and kept open. of the centre of nearest street or road so as to admit of easy drainage into the street.

11. (1) The foundation of a masonry house Foundation. must rest on solid ground.

(2) The spread of the foundation must be such that the pressure on the soil shall not be greater than one ton on the square foot.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

(3) The depth of the foundation must not be less than 1 foot below the bed of the nearest municipal drain.

12. The level of the ground, or lowest floor of every house erected or reerected from ground level shall be not less than
two feet above the nearest road.

- 13. The height of each and every storey of a masonry house must not be less than 10 feet from floor to ceiling.
 - 14. The applications which are filed for entrance culverts must contain Entrance culverts. the following particulars:—
 - (1) Length.
 - (2) Breadth beyond drain.
 - (3) Ventage allowed.
 - (a) Ordinarily the following dimensions of oulverts will be allowed for foot traffic:—
 - (1) Length 4 feet.
 - (2) Breadth beyond drain 15 inches.
 - (3) Ventage same size as the sectional area of drain.

The number of entrance culverts in any house shall not exceed the number of separate shops or requisite passages. The intervening space between oulverts over a drain shall not be covered over by planks, stone slabs, or in any other manner.

- (b) Ordinarily the following dimensions of culverts will be allowed for wheel traffic: —
 - (1) Length 10 feet.
 - (2) Breadth beyond drain 15 inches,
 - (3) Ventage same size as the sectional area of the drain.
- 15. No part of any house shall project over or under any road except as provided in rules 14 and 16.

16. No baloony or verandah shall be erected in any road which is less than 30 feet in width.

- 17. Every notice under section 237 of the Bengal Municipal Act for the erection or re-erection of a house must be made in writing on a printed form (to be supplied free of oharge by the Chairman) and must contain the following informations:—
 - (a) The position of the site.
 - (b) The number of the site assigned to it in the assessment book.
 - (c) A plan of the site drawn to a scale of not less than 50 feet to an inch showing its boundaries, position in relation to neighbouring roads, and the position on the site of the proposed house.

Bengal Act III of 1884 (the Bengal Municipal Act, 1884)-contd.

- (d) Drawings on a scale of not less than 8 feet to an inch showing a ground plan, one section and an elevation of the proposed house. On this drawing must also be shown all proposed drains, privies, and cesspools and also all spaces to be left about the house to secure ventilation. Vide Rules 8 to 10.
- (e) Purpose for which the house is intended.
- (f) The notice and all drawings and plans in duplicate must be signed by the applicants.
- B .- Rules regulating the erection of priving and urinals. .
- 18. No privy situated in, or adjacent to any house, not being a hut, shall be placed at a distance of less than—
 - (a) six feet from any other building which is a public building, or,
 - (b) four feet from any other luilding which is, or is likely to be, used as a dwelling place, or as a place in which any person is, or is intended to be, employed in any manufacture, trade or business.
- 19. Models and type-plans of privies and urinals approved by the Commissioners, with estimates of the cost of constructing privies and urinals in accordance therewith shall be kept in the Municipal Office, and shall be open to inspection by any person at all reasonable times without charge; but no person shall be bound to construct any privy or urinal in accordance with any such model or type-plan if the same be constructed in accordance with the other rules contained herein.
 - 20. A drain must be provided for every urinal.
 - 21. (1) The floor of every privy and urinal—
 - (a) must, if the Commissioners in any case so direct, be made of one of the following materials to be selected by the owner of the privy or

urinal, that is to say, glazed tiles, artificial stone or cement, or

(b) if no such direction is given, must be made of thoroughly well-burnt

perthen tiles or bricks plastered, and not merely pointed with

- (c) must be in every part at a height of not less than six inches above the level of the surface of the ground adjoining the privy or urinal.
- (2) The floor of every privy and every urinal must have a fall or inclination of at least half an inch to the foot either towards the drain prescribed by rule 20; and the platform must be similarly sloped towards the aperture.

22. The walls and the roof (if any) of every privy and urinal shall be made of such materials as may be approved by the Commissioners:

Provided that in case of privies, the entire surface of the walls below the platform shall either be rendered in coment or be made as prescribed in clause (a) or clause (b) of rule 21.

23. The platform of every privy or urinal must either be plastered with coment or be made of some water-tight non
Platform.

Platform.

absorbent material as prescribed in rule 21.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

24. The privy situated in or adjacent to any house, not being a hut, must have an opening of not less than 1½ square feet in area in one of the walls of the privy, as near the top of the wall as may be practicable and communicating directly with the open air.

25. Every privy must be constructed in accordance with the following

provisions:

(a) the space beneath the platform of the privy must be of such dimension of cervice privies constructed for use in combination with a moveable receptacles for sewage of a capecity not exceeding one cubic foot, being placed and fitted beneath the platform in such manner and position as will effectually prevent the deposit, otherwise than in such receptacle, of any sewage falling or thrown through the aperture of the platform;

(b) the privy must be so constructed as to afford adequate access to the said space for the purposes of cleansing such space and of placing therein and removing therefrom proper receptacles for sewage;

(c) the door for the insertion and removal of the receptacles must be made so as to completely cover the aperture.

Notification No. 712 M., dated the 28th March, 1912 (published in the Calcutta Gazette of 1912, Part IB, p. 59).

In exercise of the power conferred by clause (a) of the first provise to subsection (3) of section 279 of the Bengal Municipal Act, 1884 (Ben. Act III of 1884), the Lieutenant Governor in Council is pleased to direct that no water-rate shall be levied by the Commissioners of the Cossipers-Chitpur Municipality on any house or land, no part of which is situated within a radius of one thousand feet from the nesrest stand-pipe or other source of water available to the public.

2. The above orders cancels so much of Notification No. 1406 M., dated the 3rd April, 1895. published at page 75 of Part 1B of the Calcutta Gazette of

the 10th idem, as fixes—

(a) the amount of the percentage at which the water-rate, and

(b) the radius within which such water-rate is to be levied within the said Municipality.

Notification No. 5866 M., dated the 31st December, 1897 (published in the Calcutta Gazette of 1898, Part IB, p. 2).

WHEREAS a Notification No. 1178 T.-M., da'ed the 22nd October. 1897,² was published at pages 234, 241, 253 and 261 of Part IB of the Calcutta Gasette,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

dated the 27th October, 3rd, 10th and 17th November, 1897, containing a plan submitted by the Municipal Commissioners of Darjeeling for lighting that town with electricity, and whereas no objections have been raised to, or any alterations suggested in it within one month after a translation of it in the vernacular had been published within the aforesaid town, it is hereby notified, for general information, that, in exercise for the power vested in the Local Government by section 308 of the Bengal Municipal Act III of 1884, as amended up to November, 1896, the Lieutenant-Governor sanctions the said plan which is reproduced below.

1. The following agreement has been entered into by the Municipality with Messrs. Kilburn and Company for lighting the town:

[Plan and Agreement—not reprinted.]

Notification No. 2526 M., dated the 25th April, 1898 (published in the Calcutta Gazette of 1898, Part I, p. 78).

Whereas a Notification No. 507 M., dated the 31st January, 1898, 1 was published at pages 27, 32, 37 and 43 of Part IB of the Calcutta Gazette, dated the 2nd, 9th, 16th and 23rd February, 1898, containing a plan submitted by the Municipal Commissioners of Howrah for lighting certain portions of the Municipality of Howrah, with gas, and whereas no objections have been raised to, or any alterations suggested in, the said plan within one month after a vernacular translation had been published within the limits of the said Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 308 of the Bengal Municipal Act III of 1884, as amended up to November, 1896, the Lieutenant-Governor sanctions the said plan, which is reproduced below:—

- 1. The Commissioners of the Howrah Municipality have entered into an agreement with the Oriental Gas Company granting them a new lesse for 14 years for lighting the town with gas on the following conditions:—
 - (a) that the said Company shall supply 92 lamp-posts complete with 200 feet of main pipes for each of them, in addition to the 354 in use, and receive for lighting the total number of lamps (446) an annual payment of Rs. 33,500;

(b) that the said Company shall provide a Welsbach Incandescent gas - light (lamp) in each lamp and maintain all the lamps for wear and tear, but not for accidents; and

(c) that the said Company shall fix the additional lamp-posts wherever

· the Commissioners may think best.

- 2. The portions of the town in which it is proposed to put up the additional lamp-posts are:—
 - (a) Northward from Giris Ghose's Lane to the Central Jute Mill. along Joya Bibi's Laue, including the area between the lane and the river and 60 feet to the west.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

- (b) From the Grand Trunk Road along Belilio's Road, J. R. Belilio's Lane and Panchanantola Road, back to the Grand Trunk Road, including the area enclosed by these roads and 60 feet round it.
- (e) From the Grand Trunk Road along Panebanantola Road, Kali

 Kundu's Lane and Khurut Road back to the Grand Trunk Road, including the area enclosed by these roads and 60 feet round it.
- 3. The income derived from the lighting tax of the area to be newly lighted is estimated at 18s 4,883, calculated at the rate of 3 per cent. per annum on the total valuation of buildings and lands situated in the aforesaid area, and under the new contract with the Oriental Gas Company, the Municipality will pay altogether Rs. 33,500 annually for the newly lighted area as well as for the areas already lighted.
- 4. The Municipal Commissioners propose to meet the charge to be incurred for putting up lamps to the new area and for their maintenance by imposing an annual rate under section 309 of the Bengal Municipal Act.

Notification No. 5928 M., dated the 4th October, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 178).

Whereas a Notification No. 3894 M., dated the 27th June, 1898, was published at pages 115, 123, 127 and 132 of Part IB of the Calcutta Gazette, dated the 6th, 13th, 20th and 27th July, 1898, containing a plan submitted by the Municipal Commissioners of Howrah for lighting the foreshore road within the Municipality of Howrah, with gas, and whereas no objections have been raised to, or any alterations suggested in the said plan within one month after a vernacular translation had been published within the limits of the said Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 308 of the Bengal Municipal Act III of 1884, as amended up to November, 1896, the Lieutenant-Governor sanctions the said plan, which is reproduced below:—

1. The portion of the town which is proposed to be lighted with gas is bounded on the north by Messrs. Burn and Company's workshops, on the south by the Royal Botanical Garden, on the east by the river Hooghly, and on the west by the Grand Trunk Road. The boundaries of the portions of the town which are at present lighted, together with the area proposed to be lighted, will be as follows:—

East.—The River Hooghly.

North, West and South.—Joya Bibi's Lane, Ghusari Road, Hurrogunge Road, Grand Trunk Road, Belilio's Road, J. R. Belilio's Lane, Panchauantola Road, Kali Kundu's Lane, Khurut Road, Grand Trunk Road, College Road up to the Royal Botanical Garden, which forms the boundary on the extreme south and 60 feet round such boundaries.

I Mot printed in this Collection.

BERGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

2. The Municipal Commissioners propose to meet the charge to be incurred for putting up lamps in the said area and for their maintenance by imposing an annual rate on holdings under section 309 of the Bengal Municipal Act, and to levy a uniform rate of 3 per cent. on the annual value of holdings throughout the lighted areas of the Municipality instead of at 3½ per cent. in the old, and 3 per cent. in the new, areas.

3. The annual income derived from the lighting tax of the area now proposed to be lighted is estimated at Rs 4,000 and the Oriental Gas Company have agreed to the necessary arrangements for supplying lamps and lighting them at Rs. 72-8 each, the expenditure for putting up and maintaining 100 lamps in the said area being estimated at Rs. 7,250.

Notification No. 51 M., dated the 4th Junuary, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 4).

Whereas a Notification No. 1763 T.—M., dated the 18th October, 1901, 1 was published at pages 188, 192-193, 197-198, and 202 of Part IB of the Calcutta Gazette, dated the 23rd and 30th October, 1901, and 6th and 13th November, 1901, respectively, containing a plan submitted by the Municipal Commissioners of Howrah for lighting certain portions of that Municipality with gas, and whereas no objections have been raised to, and no alterations have been suggested in, the said plans within one month from the publication of a venacular translation of the same within the limits of the said Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 308 of the Bengal Municipal Act III of 1884, as amended up to 1st November, 1896, the Lieutenant-Governor sanctions the said plan, which is reproduced below:

- 1. The portions of the town of Howrah, which it is proposed to light with gas in addition to the portions already so lighted, are those within the following boundaries and 60 feet beyond them:—
 - (a) On the east Old Ghusery Road; on the north Naskarpara Lane from its junction with Old Ghusery Road to its junction with Nobin Ghose's Lane, and also Babudangah Lane from its junction with Hori Mohan Babu's Lane to its junction with Hooghly Road, on the west Nobin Ghose's Lane, Hori Mohan Babu's Lane and Hooghly Road from its junction with Babudangah Lane to its junction with Hudroganj Road.

(b) On the east Belilio's Lane; on the north Belilio's Road (Dores Road); on the west Bantra Road; and on the south Panchanantola Road.

(e) On the east Grand Trunk Road; on the north Bajeshibpur Road from Grand Trunk Road up to its junction with Dhurmotola Lane; on the west Dhurmotola Lane; and on the south Sibpur Road from its junction with Dhurmotola Lane to its junction with Grand Trunk Road.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

(1) Three lamps for Bhot Bagan Lane and Gonsai Ghar Road, (2) Fourteen lamps for the area between Golabari Read and Haraganj Road.

2. An agreement has been entered into between the Commissioners of the Howrah Municipality and the Oriental Gas Company for the supply and lighting of lamps at the rate of Rs. 72-8 each. The expenditure for putting up and maintaining 107 lamps in the aforesaid areas and 17 lamps in the streets and areas noted in the margin, which have

already been included in the gas-lighted areas, is estimated to be Rs. 8,990, and the total annual expenditure on account of lighting with gas the newly-lighted areas, as well as the areas already so lighted, is estimated at Rs. 46,913.

3. The Municipal Commissioners propose to meet the charge, to be incurred on account of lighting the aforesaid areas, by imposing an annual lighting rate of three per cent. on the annual value of holdings within the newlylighted areas and from the annual surplus from the existing lighting rate. The income to be derived from the lighting tax of the aforesaid areas is estimated to be Rs. 2,500 per annum.

Notification No. 535 M., dated the 29th January, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 23).

WHEREAS a Notification No. 2752 M., dated the 10th November, 1903,1 was published at page 243, Part IB of the Calcutta Gazette of the 11th November, 1903, containing a plan submitted by the Commissioners of the Howrah Municipality for lighting certain portions of the town with gas, and whereas no objection has been raised to, and no alterations have been suggested in, the said plan within one month from the publication of a vernacular translation of the same within the limits of the said Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Lecal Government. by section 308 of the Bengal Municipal Act III of 1884, as modified up to 1st November, 1896, the Lieutenant-Governor sanctions the said plan which is reproduced below :-

1. The portions of the town of Howrah, which it is proposed to light with gas in addition to the portions already so lighted, are those within the following boundaries :-

On the east.—Nobin Ghosh's Lane and Hari Mohan Babu's Lane.

On the north.—Naskarpara Lana;

On the west.—Hooghly Road up to its junction with Babudangah Lane;

On the south.—Babudanga Lane up to its junction with Hari Mohan Babu's Lane.

2. An agreement has been entered into between the Commissioners of the Howrah Municipality and the Oriental Gas Company for the supply and lighting of lamps at the rate of Rs. 72-8 each. The expenditure for putting up and maintaining 17 lamps in the aforesaid areas is estimated at Rs. 1,232-8.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

3. The Municipal Commissioners propose to meet the charge to be incurred on account of lighting the aforesaid areas by imposing an annual lighting rate of three per cent on the annual value of holdings within the newly-lighted areas and from the annual surplus from the existing lighting rate. The income to be derived from the lighting tax of the aforesaid areas is estimated at Rs. 224-12 per annum.

Notification No. 1276M., dated the 10th March, 1905 (published in the Calcutta Gazette of 1965, Part IB, p. 47).

Whereas a Notification No 3570M., dated the 13th December, 1904, I was published at page 207, Part IB of the Calcutta Gazette of the 21st idem, containing a plan submitted by the Commissioners of the Howrah Municipality for lighting certain portions of the town with gas, and whereas no objection has been raised to, and no alterations have been suggested in, the said plan within one month from the publication of a vernacular translation of the same within the limits of the said Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 308 of the Bengal Municipal Act III of 1834, the Lieutenant-Governor sanctions the said plan which is reproduced below:—

1. The portions of the town of Howrah, which it is proposed to light with gas in addition to the portions already so lighted, are those within the following boundaries and 60 feet beyond them:—

On the esst Grand Trunk Road; on the north Nandi Bagan Lane; on the west Nandi Bagan Lane and Barabagan Lane; and on the south Nandi Bagan Lane and short cut.

2. An agreement has been entered into between the Commissioners of the Howrah Municipality and the Oriental Roemery land and the Same and the Howrah Municipality and the Oriental Gas Company for the supply and lighting of lamps at the rate of Rs. 72 Seach per annum. The expenditure for putting up and maintaing the Boad to the northern end and season of the streets and areas noted in the gas-lighted areas, is estimated to be Rs 3,4×0.

3. The Municipal Commissioners propose to meet the charge, to be incurred on account of lighting the aforesaid areas, by imposing an annual lighting rate of 3 per cent. on the annual value of holdings within the newly-lighted area and from the annual surplus from the existing lighting rate. The income to be derived from the lighting tax of the aforestid area is estimated to be Rs 55-12 per annum.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

Notification No. 1997.—M, dated the 26th April, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 78).

Whereas a Notification No. 820M., dated the 23rd February, 1906, 1 was published at page 27, Part IB of the Calcutta Gazette of the 28th February, 1906, containing a plan submitted by the Commissioners of the Cossipore-Chitpur Municipality for lighting with gas the following roads in the said Municipality, and 100 feet from their edges, and whereas no objection has been raised to, and no alterations have been suggested in, the said plan within one month from the publication of a vernacular translation of the same within the limits of the said Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 308 of the Bengal Municipal Act III of 1884, the Lieutenaut-Governor sanctions the said plan, which is reproduced below:—

- (1) The whole of the Cossipore Road, commencing from the Bagbazar Canal Bridge and ending in Barnagore Bazar situate within the Municipality.
- (2) The portion of the Barrackpore Trunk Road from the Tala Canal Bridge to its junction with the Gun Foundry Road.
- 2. An agreement has been entered into between the Commissioners of the Cossipore-Chitpur Municipality and the Oriental Gas Company for the supply and lighting of lamps at the rate of Rs. '63-1 per lamp per year. The expenditure for lighting 98 lamps in the above roads is estimated at Rs. 6,180, including charges for repair of lamps according to the existing arrangements with the Oriental Gas Company.

3. The Municipal Commissioners propose to meet the charge to be incurred on account of lighting the aforesaid areas by imposing a lighting rate of 3 per cent. on the annual value of holdings situated in the areas referred to. The income to be realized from the lighting-tax in the aforesaid areas is estimated at Rs. 5,716 a year.

Notification No. 2052T.—M., dated the 18th September, 1906 (published in the Calcutta Gazette of 1906, Part 1B, p. 149).

Whereas a Notification No. 1328M., dated the 29th June, 1906, 1 was published at page 103, Part IB of the Caloutta Gasette of the 4th July, 1906, containing a plan submitted by the Commissioners of the Maniktala Municipality for lighting certain portions of the town with gas, and whereas no objection has been raised to, and no alterations have been suggested in, the said plan within one month from the publication of a vernacular translation of the same within the limits of the said Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) .- contd.

Government by section 308 of the Bengal Municipal Act, III of 1884, the Lieutenant-Governor sanctions the said plan which is reproduced below:—

- 1. The portion of the Municipality which is proposed to light with gas lies within the following boundaries:—
 - North—From the municipal holding No. 53-17, Canal East Road, towards east, up to Municipal holding No. 110-6, Narikeldanga Main Road.
 - South.—From the municipal holding No. 56-9, Canal East Road, towards east, up to the municipal holding No. 22, Narikel-danga Main Road.
 - East.—From the municipal holding No. 22, Narikeldanga Main Road, towards north up to the municipal holding No. 110-6, Narikeldanga Main Road.
 - West.—From the municipal holding No. 56-9, Canal East Road, towards north, up to the municipal holding No. 53-17, Canal East Road.
- 2. Eleven gas lamps will be installed within this portion of the Maniktala Municipality, viz., on the Narikeldanga Main Road, and it is estimated that the total cost for the installation will be Rs. 605, and that the cost of maintenance and lighting will be Rs 660. The Municipality have not as yet entered into an agreement with any Company for the supply of gas.
- 3. The Municipal Commissioners propose to meet the charge to be incurred on account of lighting the aforesaid area by imposing an annual lighting rate of 3 per cent. on the annual value of holdings within the area to be lighted. The income to be derived from the lighting-tax of the aforesaid area is estimated to be Rs. 800 per annum.

Notification No. 263 T.—M., dated the 4th May, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 60).

Whereas a Notification No. 2071 T.—M., dated the 22nd September, 1906, was published at page 150, Part IB of the Calcutta Gazette of the 26th idem, containing a plan submitted by the Commissioners of the Maniktala Municipality for lighting a portion of the said Municipality with gas, and whereas no valid objection has been raised to, and no alterations have been suggested in, the said plan within one month from the publication of a vernacular translation of the same within the limits of the said Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 508 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor sanctions the said plan which is reproduced below:—

- 1. The portion of the Municipality which it is proposed to light with gas lies within the following boundaries:—
 - North.—From the municipal holding No. 110-6, Narikeldanga Main Read, towards the east, up to municipal holding No. 88-8, Narikeldanga Main Road.

² Not printed in this Orlication,

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

South.—From the municipal holding No. 22, Narikeldanga Main Road towards east, up to municipal holding No. 1-15 Bahir Surah Road.

East.—From the municipal holding No. 1-15, Bahir Suren Road, towards the north, up to No. 88-8, Narikeldanga Main Road.

West.—From the municipal holding No. 22, Narikeldanga Main Road, towards north, up to municipal holding No. 110-6, Narikeldanga Main Road.

2. Twolve gas lamps will be installed within this portion of the Maniktala Municipality, viz., on the Narikeldanga Main Road, and it is estimated that the total oost for the installation will be Rs. 660, and that the cost of maintenance and lighting will be Rs. 720. The Municipality have not as yet entered into an agreement with any Company for the supply of gas.

3. The Lieutenant-Governor is further pleased to sanc ion, under clause (e) of section 86 of the said Act, the proposal of the Municipal Commissioners at a meeting to meet the charge to be incurred on account of lighting the aforesaid area by imposing an annual lighting rate of 3 per cent. on the annual value of holdings within the area to be lighted. The income to be derived from the lighting-tax of the aforesaid area is estimated to be Rs. 300 per annum.

Notification No. 917 T.—M., dated the 12th August, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 105).

Whereas a Notification No. 511 T.—M., date I the 30th May, 1907, was published at page 74, Part IB of the Calcutta Gazette of the 5th June, 1907, containing a plan submitted by the Commissioners of the Cossipore-Chitpur Municipality for lighting a portion of the said Municipality with gas, and whereas no objection has been raised to, and no alterations have been suggested in, the said plan within one month from the publication of a vernacular translation of the same within the limits of the said Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 30s of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor sanctions the said plan, which is reproduced below:—

1. The portion of the Municipality to be lighted with gas is defined

(i) The whole of Ward No. I—Bounded on the north by the Gun Foundry Road, south by the Circular Canal, east by the Barrackpore Trunk Road, and west by the River Hooghly.

(ii) The whole of Ward No. II—Bounded on the north by Kashinath Dutt's Road, Paramanick Ghat Road and Cossipore Road, south by the Gun Foundry Road, east by the Barrackpore Trunk Road, and west by the River Hooghly.

BENGAL ACT III of 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

(iii) The whole of Ward No. IV and Part of Ward No. III—Bounded on the north by the Dum-Dum Road, south by the Circular and New Cut Canal, east by the Eastern Bengal State Railway lines, and west by the Barrackpore Trunk Road.

(iv) The following roads in Ward No. III and the distances from their

sides as under :-

(a) Barrackpere Trunk Road and 100 feet on its east.

(b) Dum Dum Road and 100 feet on its north.

- (c) Dum-Dum Station Road (part of Dum-Dum Road) and 100 feet on its north, east and west.
- (d) South Sinthee Road and 100 feet on all the four sides of it. •
- 2. Two hundred and ninety gas-lamps will be installed within this portion of the Cossipere-Chitpur Municipality, and the Commissioners have entered into an agreement with the Oriental Gas Company on account of the maintenance of these lamps at the rate of Rs. 57 for each lamp a year, or at a total annual cost of Rs 16,530.
- 3. The Lieutenant-Governor is further pleased to sanction under clause (e) of section 86 of the said Act, the proposal of the Municipal Commissioners at a meeting to meet the charge to be incurred on account of lighting the aforesaid area by imposing an annual lighting rate of 3 per cent. on the annual value of holdings situated within the areas to be lighted. The income to be derived from the lighting tax of the aforesaid area is estimated to be Rs. 18,477 a year.

Notification No. 641 M., dated the 15th March, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 41).

WHEREAS a Notification No. 13 M., dated the 5th January, 1910, was published at pages 3-4, Part IB of the Calcutta Gazette of the 12th idem, containing a plan submitted by the Commissioners of the Maniktala Municipality for lighting a portion of the said Municipality with gas, and whereas no valid objection has been raised to, and no alterations have been suggested in, the said plan within one mouth from the publication of a vernacular translation of the same within the limits of the said Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 308 of the Bengal Munical Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor sanctions the said plan which is reproduced below:—

1. The portion of the Municipality which it is proposed to light with gas lies within the following boundaries:—

North.—From the municipal holding No. 72-12, Canal East Road, towards east, up to the municipal holding No. 29, Baliaghatta Main Road.

South.—From the municipal holding No. 1-10, Choulputty-Road, towards east, up to the municipal holding No. 111, Baliaghatta Main Road

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd:

East.—From the municipal holding No. 29, Baliaghatta Main Road, towards south, up to the municipal holding No. 111, Baliaghatta Main Road.

West.—From the municipal holding No. 72-12, Canal East Read, towards south, up to the municipal holding No. 1-10, Choulputty

Koad.

2 Twenty-two gas lamps will be installed within this portion of the Maniktala Municipality, viz, on the Baliaghatta Main Road from its junction with the Choulputty Road and Canal East Road, up to its junction with Rashmoney Bazar Road. It is estimated that the total cost for the installation will be Rs. 1,210, and that the cost of maintenance and lighting will be Rs. 1,320 per annum. The Municipal Commissioners have not entered into an agreement with any Company for the supply of gas.

3. The Lieutenant-Governor is further pleased to sanction, under clauss (e) of section 86 of the said Act, the proposal of the Municipal Commissioners at a meeting to meet the charge to be incurred on account of lighting the aforesaid area by imposing an annual lighting rate of 3 per cent. on the annual value of holdings within the area to be lighted as defined in paragraph 1 of this Notification. The income to be derived from the lighting-tax of the aforesaid area is

estimated to be Rs. 1,117 per annum.

Notification No. 699 T.—M., dated the 8th July, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 96.).

In exercise of the power conferred by section 308 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant Governor is pleased to senction the following plan for lighting alportion of the Howrah Municipality with gas:—

PLAN.

- 1. The portion of the Municipality which it is proposed to light with gas lies within the following boundaries:—
 - (a) The block bounded by a line sixty feet north of Benares Road from its junction with Hooghly Road and Grand Trunk Road up to the junction with Sita Nath Bose Lane; thence along a line sixty feet west and south of Sita Nath Bose Lane to its junction with Kaetra Mitra Lane and Grand Trunk Road; and thence along a line sixty feet west of Grand Trunk Road to its junction with Benares Road
 - (b) The block bounded by a line sixty feet west of Bantra Road from its junction with Panchanantola Road up to its junction with Circular Road and Khurut Road; thence along Khurut Road up to its junction with Kali Kundu Lane, and thence along a line sixty feet west of Kali Kundu Lane to its junction with Panchanantola Road and along a line sixty feet south of Panchanantola Road up to its junction with Bantra Road.

BENGAL ACT III.OF 1884 (THE BENGAL MUNICIPAL ACT, 1884)-contd.

- (c) The whole block bounded by a line sixty feet west and north of Kasnndia Road from its junction with Khurut Road up to its junction with Nabin Senapaty Lane; thence along a line sixty feet west of Nabin Senapaty Lane to its junction with Chandra Kumar Banerjee Lane; thence along a line sixty feet west of Chandra Kumar Banerjee Lane to its junction with Kaipukur Lane; thence along a line sixty feet north and west of Kaipukur Lane to its junction with Sibpur Road; thence along a line sixty feet south and west of Sibpur Road up to its junction with Sadhan Mazumdar Lane; thence along a line sixty feet north of Sadhan Mazumdar Lane to its junction with Kasi Nath Cha terji Lane; thence along a line sixty feet west of Kasi Nath Chatterji Lane to its junction with Haradeb Bhattacharji Lanc; thence along a line sixty feet west of Haradeb Bhattacharji Lane to its junction with Khetra Mohan Banerji Lane; thence along a line sixty feet west and south of Khetra Mohan Banerjf Lane to its junction with Circular Road; thence along a line sixty feet west and south of Circular Road up to its junction with Shalimar Road and Grand Trunk Road; thence along a line sixty feet south and east of Grand Trunk Road up to its junction with Bajnarayan Ray Chaudhury Ghat Road and Sibpur Road; thence along a line. sixty feet south of Sibpur Road to its junction with Dharamtola Lane; thence along a line sixty feet west of Dharamtala Lano to its junction with Bajey Sibpur Road; thence along a line sixty feet north, west and north of Bajey Sibpur Road up to its junction with Cowis Ghat Road and Grand Trunk Road; thence along a line sixty feet west of Grand Trunk Road up to its junction with Khurut Road; thence along a line sixty feet south of Khurut Road to its junction with Kali Kundu Lane. and thence along Khurut Road up to its junction with Kasundia
- (d) The block bounded by a line sixty feet west of Hooghly Road from its junction with Naskarpara Lane up to its junction with Chandalpara Lane; thence along the boundary line of Howrah Municipality up to the junction of Joya Bibi Lane; thence along a line sixty feet south and west of Joya Bibi Lane up to its junction with Naskarpara Lane and thence along a line sixty feet north of Naskarpara Lane up to its junction with Kooghly Road.
- 2. Ninety-seven gas lamps will be installed within the above portion of the Howrah Municipality. It is estimated that the total cost for the installation will be Rs. 7,032-8 and that the cost of maintenance and lighting will be Rs. 72-8 per annum. The Municipal Commissioners have entered into an agreement with the Oriental Gas Company for the supply of gas and for the putting up and maintenance of the lamps.
- 3. The Municipal Commissioners' propose to meet the enarge to be incurred on account of lighting the aforesaid area by imposing an annual lighting rate of 3 per cent. on the annual value of holdings within the area to

BENGAL AOT III OF '1884 (THE BENGAL MUNICIPAL ACT, 1884) -contd.

be lighted as defined in paragraph 1 of this Notification and from the annual surplus from the existing lighting rate. The income to be derived from the lighting-tax of the aforesaid area is estimated to be Rs. 7,373-4 per annum.

Notification No. 243 T.—M., dated the 15th May, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 84).

In exercise of the power conferred by section 308 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Lieutenant-Governor in Council is pleased to sanction the following plan for lighting a portion of the Maniktula Municipality with gas:—

PLAN.

1. The portions of the Municipality, which it is proposed to light with gas, lie within the following boundaries:—

Boundaries of plot A.

- North.—From the municipal holding No. 5-17, Canal East Road eastwards, up to municipal holding No. 56, Ultadanga Main Road.
- South.—From the municipal holding No. 9, Canal East Road eastwards, up to municipal holding No. 105-23, Ultadanga Main Road
- Bast.—From municipal holding No. 56, Ultadanga Main Road southwards, up to municipal holding No. 105-23, Ultadanga Main Road.
- West.—From municipal holding No. 5-17, Canal East Road southwards, up to municipal holding No. 9, Canal East Road.

Boundaries of plot B.

- North.—From municipal holding No. 42-40, Canal East Road eastwards, up to municipal holding No. 27-7, Maniktala Main Road.
- South.—From municipal holding No 44, Canal East Road eastwards, up to municipal holding No. 133-29, Maniktala Main Road.
- East. From municipal holding No. 27-7, Maniktala Main toad southwards, up to municipal holding No. 133-29, Maniktala Main Road.
- West.—From municipal holding No. 42-40, Canal East Road southwards, up to municipal holding No. 44, Canal East Road.
- 2 Twenty-eight gas lamps will be installed within the above portions of the Maniktala Municipality, viz., nineteen gas lamps on the Ultadanga Main Road up to its junction with Ramkanta Sen's Lane, and the remaining gas lamps on the Maniktala Main Road up to its junction with the North Narikeldanga Read. It is estimated that the total cost for the installation will be Rs. 1,540 and that the cost of maintenance and lighting will be Rs. 1,596 annually.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) -concld.

3. The Municipal Commissioners propose to meet the charge to be incurred on account of lighting the aforesaid areas by imposing an annual lighting rate of 3 per cent. on the annual value of holdings within the areas to be lighted as defined in paragraph 1 of this Notification. The income to be derived from the lighting-tax of the aforesaid areas is estimated to be Rs. 1,847 per annum.

Notification No. 921 T.—M., dated the 27th September, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 313).

The following rules framed by the Commissioners of the Taki Municipality, in the district of the 24-l'arganas, under section 331 of the Bengal Municipal Act III of 1884, have been confirmed by the Government of Bengal:—

- All persons employed in the removal of sowage and licensed by the Commissioners in that behalf must conform to the following rules.
- 2. No such person shall clean more than thirty privies in any one day.
- 3. Such persons must remove sewage to the municipal trenching-ground between the hours of 4 A.M. and 6 A.M., and must carry the sewage to the trenching-ground either in closed wooden buckets or in tin canisters.
- 4. (1) They must bury the sewage in the Municipal trenching-ground in trenches.
 - (2) They must dig such trenches in a systematic manner, leaving a space of one foot between each trench, and making each trench twelve inches deep, two feet wide and ten feet long.
 - (3) They must not put more than three inches of sewage into each trench, and they must cover the sewage with at least nine inches of earth.
- 5. They must-
 - (a) wash, twice a week, the floor of such privies cleaned by them as are provided with seats, and
 - (b) clean, every day, the floor on which sewage receptacles attached to privies cleaned by them are placed, and also the receptacl s themselves.

NOTE.—By section 831 of the Act, any breach of these rules subjects the offender to a forfolture of his license and to a fine hot exceeding twenty rupees.

Notification No 2755 T.-M., dated the 28th September, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 180).

• It is hereby notified that under section 1 351D of the Darjeeling Municipal Act I of 1900, the Lacutemant Governor is pleased to appoint the Superintending Engineer, Northern Circle, as Engineer, es officio, to hear appeals under the Act.

^{... 1-}Sec ion 851D was inserted into Hengal Act III of 1884 by s. 21 of the Darjeeling Municipal Act, 1890 (Esegui-Act I of 1800).

Bengal Act III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) AND BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885).

Notification dated the 9th August, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 197).

It is hereby notified, for general information, that, in the exercise of the power conferred on him by section 6, clause (c) of the Bongal Ferries Act I (B.C.) of 1885, the Lieutenant-Governor is pleased to establish a public ferry at the Bhalaipore Ghat, over the river Bhairab, in the district of Jessore.

2. Under section 148 of the Bengal Municipal Act III (B.C.) of 1884, the Lieutenant-Governor is pleased to make over the new ferry to the Commissioners of the Maheshpur Municipality, in the district of Jessore. Half the net profits derivable therefrom shall be carried to the credit of the Municipal Fund of the said Municipality.

Bengal Act III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) AND BENGAL ACT III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885).

Notification No. 555 T.—Medl., dated the 1st July, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 267).

It is hereby notified, for general information, that the Lieutenant-Governor has been pleased to make the following rule in supersession of rule 47 of the Rules for the Management of Charitable Hospitals and Dispensaries under the Government of Bengal, published under Notification No. 2497Medl., dated the 31st December, 1908, at pages 3-192, Part IB of the Caloutta Gazette of the 13th January, 1909:—

Rule 47.—[Printed in Collier's Bengal Local Self-Government Handbook, 1910, pp. 186 to 189.]

Notification No. 841T. - Medl., dated the 25th September, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1295).

It is hereby notified, for general information, that the Lieutenant-Governor is pleased to make the following modifications in the Rules for the management of the Charitable Hospitals and Dispensaries in Bengal, published under

Printed in the Bengal Dispensary Manual, 1909, pp. 1 to 192.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) AND BENGAL ACT III OF 1885, (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Government Notification No. 2497 Medl., dated the 31st December, 1908, 1 at pages 3-192, Part IP of the Calcutta Gazette of the 13th January, 1909:—

1. Substitute the following rule for rule 28.

Rule 28.—[Printed in Collier's Bengal Local Self-Government Handbook, 1910, pp. 180 to 182a.]

2. Cancel Form XXVIII in Appendix C; and

3. Substitute the following form for Form No. XXX in Appendix C.

FORM No. XXX.

PRESCRIBED IN RULE 28.

Cash-book of Class IIIA .- Dispensary Fund.

	Nature of		Remarks	Date.	Nature of payments.	Tre		
Date.	recoipt.	Treasury				Oheque number,	Amonnt.	REMARKS.
1	2	3	4	5	G	7	8	9
	Rs A.P.		•	•			Rs. A. P.	

Notification No. 1217 Medl, dated the 28th October, 1910 (published in the Calcutta Gazette of 1910, Part I p. 1463).

In exercise of the power conferred on him by section 69B, clause (ii), of the Bengal Municipal Act 1884 (Bengal Act III of 1884) and section 138, clause (k) of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to make the following modifications in the Rules for the management of Charitable Hospitals and Dispensaries in Bengal, published under Government Notification No. 2497 Medl., dated the 31st December, 1908, 1 at pages 3-192, Part 1B of the Calcutta Gazette of the 13th January, 1909:—

Substitute the words "Sub-Assistant Surgeon" for "Uivil Hospital Assistant" wherever the latter designation occurs.

"Rs. 57" for "Rs. 47" in line 8 of rule 10 (i) and in the last line of rule 11 (i) and the following rule for rule 43:—

"Rule 43.—Sub-Assistant Surgeons employed in sanctioned appointments, whether under Government or local bodies, will be granted by the authorities paying their salaries free quarters or house-rent in lieu thereof, provided that such quarters are approved and are at a convenient

Bengal Act III of 1884 (THE BENGAL MUNICIPAL ACT, 1884) AND BENGAL ACT III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

distance from the scene of these officers' duties. In respect of Sub-Assistant Surgeons who do not hold any sanctioned appointments, free quarters or house-rent allowance in lieu thereof may be granted with the sanction of the Local Government, subject to the condition that the amount of the allowance shall in no case exceed the rent actually paid by the Sub-Assistant Surgeon concerned."

Notification No. 1784 Medl., dated the 24th November, 1910 (published in the Calcutta Gazette of 1910, Part F, p. 1689).

In exercise of the power conferred by section 69B, clause (ii), of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and section 138, clause (k) of the Bengal Local Self-Government Act, 1885 (Bongal Act III of 1885, the Lientenant-Governor in Council is pleased to make the following modifications in the Rules for the management of Charitable Hospitals and Dispensaries in Bengal, published under Government Notification No. 2497 Medl, dated the 31st December, 1908, 1 at pages 3-193, Part IB of the Calcutta Gazette of the 13th January, 1909:—

- (i) Clause (b) (2) of rule 28 (As amended by Government Notification No 841T.—Medl., dated the 25th September, 1909). 2—Substitute "Savings Bank at the post office" for "Office of the local authority and there accounted for in the usual way;" and continue as follows:-"The account should be in the name of the Chairman or Secretary of the Dispensary Committee. The whole amount collected should be sent intact to the Savings Bank. Amounts required for expenditure may be withdrawn according to requirements, but there should be in support of each payment a duly vouched hill passed by either the Chairman or Secretary. and the total expenditure under any head in the budget should not he exceeded without the sanction of the Commissioner of the Division. The Dispensary Committee should maintain an account of the withdrawals from Savings Bank and the disbursements therefrom in Form XXX-A and a subscription register in Form XXXI-A."
- (ii) Clause (b)(3) of the same rule.—After the words "Medical Officer in charge" insert the words "or from the money withdrawn according to requirements from the Savings Bank."

(sii) Clause (b) (4) of the same rule.—Add the following at the end of this claus:—

"All bills paid out of withdrawals from Savings Bank should be forwarded with the necessary sub-vouchers to the office of the local authority with this monthly account. Interest allowed by the Post Office should he shown against 'Miscellaneous' in Form XXIX."

Printed in the Bergal Dispensary Manual, 1909, pp. 1 to 191. Printed only, p. 1106.

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT 1884) AND BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

2. Add the following new Form No. XXX-A after Form No. XXX in Appendix C:—•

FORM No. XXXA.

Cash-book of Class IIIB Dispensary Fund for the month of

Date.	Withdrawals from Savings Bank.	Date.	Nature of psyment.	No. of bill.	Amount.	Sub-head of estimate chargeable to	. REMARKS.
1	2	8	4	5	6	7	8
****	Rs. A. P.		•		Rs. A. T.	0	•
			}				

3. Add also the following new Form XXXI-A after Form No. XXXI in Appendix C:—

FORM No. XXXI-A.

Dispensary Subscription Register.

		On	TBTA NDI N	G8.		÷.				Date when	
Name of donor.	Amount promised.	Arrear.	Current.	Total.	Amount paid.	Date and initials of donor.	Balance out- stand- ing.	Initials of officer in charge.	Date when sent to office,	remitted	REMARKS.
1	2	3	4	5	6	7	8	9	10	11	12
	Rs. 4. P.	R8, A. P.	Rs. a. P.	Es A.P.	Rs. A. P.		Rs. 4. P.	•			!
•	•		•					• •	•		•
٠.				•	••				•	•	
140					71			•	•		

4. Substitute the Appendix C:—		ng revised Form No. XX			or Fo	orm N	o. XX	IX in
Pro forma month of	Account of Dispensary for th							
Receipts.	Augus	et, 1900, in Appe	ndiv	" A	No. 21		dated 1	he 18th
Balance in the Beginning of the year Afterment for the year	Rs. A. P.	(No. of	,	rent mo.	Amount,	To end of pre- coding month.	Total.
Receipts to the end of the previous month fully credited 10 Kavings Bank. Donations		(Here show the charges chassified in the detail adopted in the accounts of the local authority and show the payments made by cheque by the local authority and in cash out of the withdrawals from Savings Bank by the Chairman or Secretary separately as per Form No. XXX-A1.		No	Date.	Re. A. P.	Rs. 1. P.	Rs. 4. P.

(Note.—This form assumes that all collections are sent intact to the Savings Bank immediately on receipt, and careful attention must be paid to this point.)

Total

5. Clause (a) (4) of rule 28 (as amended by Government Notification No. 811 T — Medl., dated the 25th September, 1909 1).—Substitute the word "Chairman" for "President."

BENGAL ACT III OF 1884 (THE BENGAL MUNICIPAL ACT, 1884) AND BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT он 1885) — concld.

Notification No. 14 Medl., dated the 3rd January, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 20).

In exercise of the power conferred by section 69 B, clause (ii), of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and section 138, clause (k) of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to make the following modifications in the Rules for the management of Charitable Hospitals and Dispensaries in Bengal, published under Government Notification No 2497 Medl., dated the 31st December, 1908, 1 at pages 3 192, Part IB of the Calcutta Gazette of the 13th January, 19(9:-

(i) Substitute the following for rule 25:—

" Rule 25.—The Managing Committee shall hold meetings at such intervals as may be necessary, not being less than once a quarter, to enable them to exercise an efficient scrutiny over the accounts and to inquire into all matters affecting the welfare of the institution. They shall examine and pass the menthly accounts, and shall keep a minute book in which their proceedings shall he recorded. The disponsary accounts shall, however, be passed regularly each month by the Chairman of the Managing Committee or, in his absence, by the Vice-Chairman or Scoretary.

(ii) Rule 55 (2). - Omit the word "monthly" before the word "meetings"

in the last sentonce.

Notification No. 994, dated the 31st March, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 564).

In exercise of the powers conferred by section 69 B, clause (ii), of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and section 138, clause (k), of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to direct that the following amendment be made in the Rules for the management of Charitable Hospitals and Dispensaries in Bengal, published under Government Notification No. 2497 Medl., dated the 31st December, 1908, 1 at pages 3 to 192 of Part IB of the Calcutta Gazette of the 13th January, 1909, namely:—

In the first paragraph of rule 10, for the words and figures "institution in class IV or V" substitute the following:—

"Institution in class IV, V, or VI (private)."

In the first paragraph of rule 12 for the words and figures "class III, IV or V" substitute the following "class III, IV, V or VI (private) "and in clause (i) to that rule as well as in rule 15 for the words and figures "classes III, IV and V " substitute the following " classes III, IV, V and VI (private)."

2. This notification shall have effect from the 1st April 1911.

¹ Printed in the Bengal Dispensary Manual, 1909, pp. 1 to 192,

Bengal Act III of 1884 (the Bengal Municipal Act, 1881) and Bengal Act III of 1899 (the Calcutta Municipal Act, 1899).

Notification No. 288 Medl., dated the 17th January, 1902 (published in the Calcutta Gazette of 1902, Part I, p. 136).

It is hereby notified, for general information, that the Lieutenant-Governor is pleased to direct that the following rules be substituted for those issued with Government Notification No. 337 T.—M., dated the 9th June, 1897, regarding the fees payable for examination by candidates for compounder's cortificates and by students of the compounder class of the Vernacular Medical schools:—

RULES.

(1) All male candidates must forward to the President of the Committee of Examiners an examination fee of Rs. 5 at least one week before the date fixed for the examination. A fresh fee must be paid on each occasion that the candidate enters for the examination, but a candidate who after payment of the fee is unable through illness to attend the examination will be allowed, on producing a satisfactory medical certificate to that effect, to attend the next examination without payment of a fresh fee.

NOTE. - Female candidates are examined free of charge.

(2) Every student on admission to the compounder class of a Vernacular Medical School shall pay Rs. 5 for instruction in compounding. A student who fails at the final examination held one year from the date of admission will be allowed to attend the compounding class for an additional period of six months only without charge. He may, however, be re-admitted to the compounder class on payment of a tuition fee of Rs. 5 for an additional six months, after which should he fail to pass, his name will be struck off the rolls.

NOTE.-Female students shall pay Rs. 4 cnly.

(3) No candidate for the compounder's examination shall be permitted to appear for examination more than three times.

Notification No. 1216 T.—Medl., dated the 28th October, 1910 (published in the Calcutta. Guzetle of 1910, Part I, p. 1463).

In exercise of the power conferred on him by section 252 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884) and section 498 of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), the Lieutenant-Governor is pleased to make the following modification in the rules for the grant of certificates to compounders, published under Government Notification No. 1114 T.—Medl., dated the 19th September, 1907, at pages 1643—47, Part I of the Calcutta Gazette of the 25th idem:—

Substitute the words "Sub-Assistant Surgeon "for "Civil Hospital Assistant" wherever the latter designation occurs.

Not printed in this Collection.
Printed in the Sengal Dispensary Manual, 1909, p. 25, and in Collier's Bengal Local Self-Government Handbook, 1919, p. 262.

BENGAL Act I of 1885 (THE BENGAL FARRIES ACT, 1885).

Notification dited the 11th June, 1885 (published in the Calcuttu Gazette of 1885, Part, I, p. 610).

Ir is hereby flotified, for general information, that, in the exercise of the power conferred upon him by section 2 of the Bengal Ferris Act I (B.C.) of 1885, the Lieutenant-Governor is pleased to direct that the said Act shall come into force on the 1st August, 1885.

Notification dated the 18th Lune, 1385 (published in the Calcut's Gazette of 1885, Part I, p. 630).

Ir is hereby notified, for general information, that, under ¹ section 3, Regulation VI of 1819, the Lieutenant-Governor declares the forries over the river Hooghly at Garulia and Kobleswar,² in the district of the 24-Parganas, to be public ferries.

Notification dated the 31st August, 1885 (published in the Calcutta Gazette of 1885, Part IB, p. 10).

It is her-by notified, for general information, that, in the exercise of the power conferred on him by section 6, clause (c), of the Bengal Ferries Act I (BC) of 188), the Lieutenant-Governor is pleased to establish a public ferry over the river Houghly at Nainan, in the district of the 24-Parganas.

Notification duted the 31st December, 1885 (published in the Calcutta Gazette of 1886, Part IB, p. 2).

It is hereby notified, for general information, that under section 6 (f) of the Bengal Ferries Act I (B.C.) of 1885, the Lieutenant-Governor is pleased to discoutinue the public ferry over the river Hooghly at Kobleswar, in the district of the 24-Parganas.

Notification dated the 8th April 1886 (published in the Triculta Gazette of 1886, Part 1B, p. 191).

It is hereby notified, for general information that under section 6, Act I (B.C.) of 1835, the Lieutenant-toverner is pleased to declare the ferry over the river Koyah, between the villages. 1) mip are and Lightta, in than Sakulipur, in the district of Birbhum, to be a public ferry.

¹ Re-enacted by s ction 6 of Se gal Act. I of 1885.

Re-enacted by s ction 6 of Se gal Act. I of 1885.

Re-enacted by s ction 6 of Se gal Act. I of 1885.

Page.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification duted the 2nd December, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 533).

It is hereby notified, for general information, that under section 6, Act I (B.C.) of 1885, the Lieutenant-Governor declares the ferry over the river Khnrry at Kurjona, in the district of Burdwan, to be a public ferry.

Notification deted the 9th May, 1988 (published in the Calcutta Gazette of 1888, Part IB, p. 218).

It is hereby notified, for general information, that, in the exercise of the power conferred en him by section 6, clause (c), of the Bengal Ferries Act I (BC.) of 1885, the Lieutenant Governor is pleased to establish a public ferry at Mudpoint across the Channel Creek between Dhooakhaly on the main laup and Nochnamari in Saugor Island, in the district of the 24-Parganas

Notification dated the 6th August, 1888 (published in the Calcutta Gazette of 1888, Part 1B, p. 356).

It is hereby notified, for general information, that, in exercise of the power conferred on him by section 6, clause (e), of Act I (B.C.) of 1885, the Lieutenant-Governor is pleased to establish the two new public ferries specified below which are situated in the Merherpur sub-division of the district of Nadia:—

- (1) Rachooadangah ferry over the river Bhairab on the road from Karimpore to Shekerpore 1.
- (2) Madpore ferry over the river Bhairab on the road from Meherpur to Karimpore.

Notification dated the 3rd November, 1888 (published in the Calculta Gazette of 1888, Part 1B, p. 442).

Ir is hereby notified, for general information, that under section 6, Act I (B.C.) of 1885, the Lieutenant-Governor declares the following ferries, in the district of Khulna, to be public ferries:—

Sub-division.	Thans.	Name of Ferry.	Name of the river on which the ferry is situated.	Description of the district roads leading to and from the site of the ferry.
Bagerhat Satkhira ' Do	Bagerhat Satkhira Magura	Bagerhat Benerpota Pstkelghata	Bhairab Betna Koboduck	Bagerhat station road and Bagerhat to Chitalmari road. Satkhira 'to Patkelghata road. Patkelghata to Doulstpore road.

The Kachosadangeth forcy was discontinued by Notification dated the 17th August, 1911, post, p. 1187.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Netification dated the 26th November, 1888 (published in the Calcutta Gasette of 1888, Part IB, p. 454).

Ir is horeby notified, for goneral information, that, under section 6, Act 1 (B.C.) of 1885, the Lientenant-Governor declares the ferry at Batyaghata, over the river Pussar, in the district of Khulna to be a public ferry.

Notification dated the 16th April, 1890 (published in the Calcutta Gazette of 1890, Part 1B, p. 132).

It is hereby notified, for general information, that, under section 6, Act I (B.C.) of 1885, the Lieutenaut-Governor declares the following ferries lying within the I Jahanabad Sub-division of the district of Hooghly, to be public ferries:—

- 1. The ferry over the Kana Nadi where the old Benares Road crosses it
- The ferry over the Horaditya Khal where the old Benares Road crosses it.

Notification duted the 1st June, 1890 (published in the Calcuita Gazette of 1890, Part IB, p. 181).

It is hereby notified, for general information, that, under clause (c), section

At Dania over the Kulejode Khal.

At Khaprahat over the Haji Khat.
At Strifalia in over the Datkhales.

Rampal Road in the district of Khulna.

Notification duted the 17th June, 1890 (published in the Calcutta Gazetse of 1890, Part IB, p. 191).

It is hereby notified, for general information, that, under section 6, Act I (B.C.) of 1885, the Lieutenant-Governor declares the Kooliaghat ferry over the Srirampore Baour, on the Alipore to Debhatta Road, in the district of Khulna, to be a public ferry.

Now called A sambagh.

"So much of this notineation as relates to the establishment of the public ferry at Kharreghat was superseded by Notification No. 2775".— M., dated the 18th Ortober, 2005, peed, p. 1135.

BRNGAL ACT I OF 1885 (THE BENGAL FEBRIES ACT, 1885) -contd.

Notification dated the 10th September, 1890 (published in the Calcutta Gazette of 1890, Part IB, p. 293).

It is hereby notified, for general information, that, under section 6, clause (c), Act I (B.C.) of 1885, the Lieutenant-Governor is pleased to establish a public ferry at Khanjea over the Khanjea khal on the Debhatta to Kaligunge Road, in the district of Khulna.

Notification duted the 4th September, 1891 (published in the Calcutta Gazette of 1891, Part IB, p. 205).

Ferry at the trijuncti nal point of the Shikarpore khal between the villages of Shikarpore on the south bank and Iswari-pore Collectorygunge on the north and Company's charon the west bank of the khal.

It is hereby notified, for general information, that, under section 6, Act I (B.C.) of 1885, the Lieutenant-Governor declares the ferry named in the margin, in the Diamond Harbour Sub-division of the district of 24-Parganas, to be a public ferry.

Notification dated the 21st September, 1891 (published in the Calcutta Gazette of 1891, Part IB, p. 213).

Ir is hereby notified, for general information, that, under section 6, Act I (B.C.) of 1885, the Lieutenant-Governor declares the Shashati ferry on the river Rupnarain, in thana Shampur, in the district of Howrah, to be a public ferry.

Notification No. 1242 L.S.-G., dated the 25th April, 1892 (published in the Calcutta Gazette of 1893, Part IB, p. 156).

Ir is hereby notified, for general information, that, under section 6 of the I. Baintola ferry over the Narainkhaii river on the Fakirhat to Bagerhat Road, iI. Narainkhaii ferry over the Narain-khaii river on the Nehalpur to Gour-fambha Boad. Bengal Act I of 1885, the Lieutenant-Governor declares the ferries named in the margin, situated in the district of Khulna, to be public ferries.

Declaration No. 376 T .- M., dated the 13th June, 189? (published in the Calcutta Gazette of 1893, Part IB, p. 183).

In is hereby notified, for general information, that, under section 6 of the ferry over Kaladak river, Saleganti Talewar Bengal Ferries Act I of 1 80, the Lieutenant-Governor declares the ferries named in the Bhadia Chiera margin, situated in the district of Khulpa, to be oublio ferries.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd

Notification No. 178 M., dated the 13th January, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 9).

It is hereby notified, for general information, that, under clause (a), section 6 of the Bengal Ferries Act 1 of 1885, the Lieutenant-Governor declares the ferry at Nideya over the Bhagirathi river, in the district of Nadia, to be a public ferry.

Notification No. 2024 M., dated the 10th June, 1893 (published in the Calcutta Gazette 1893, Part 1B, p. 98).

It is hereby notified, for general information, that, under section 6 (f) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to discontinue the public forry over the Mechi river at Adhikari, in the district of Darjeeling.

Notification No. 1134 L. S.—G., dated the 6th March, 1894 (published in the Calcutta Gazette of 1894, Part IB, p. 54).

It is hereby notified, for general information, that, under [clauso 6] section 6 of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry between Darigangal and Beermojoor, in thana Hasnabad of the Basirhat Sub-division of the district of the 24-Parganas, and to declare it to be a public ferry.

Notification No. 2134 L. S.—G., dated the 3rd May, 1894 (published in the Calcutta Gazette of 1894, Part IB, p. 148).

It is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a new public ferry, called the Assasuni ferry, over the Assasuni khal and Manikhali river close to the Assasuni police-station, in the district of Khulna.

Notification No. 2299 L. S.-G., dated the 21st May, 1894 (published in the Calcutta Gazette of 1894, Part IB, p. 155).

Ir is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Ferries Act I of 1885, the Lieutenant Governor is pleased to

BENGAL ACT I OF 1885 (THE BENGAL FEBRIES ACT, 1885)-contd.

establish a public ferry over the Ashad Khola Khal, on the Uchalan-Midnapur road, in thema Gogat within the Jahanabad sub-division of the district of Hooghly.

Notification No. 2973 L. S. - G., dated the 24th July, 1894 (published in the Calcutta Gazette of 1894, Part IB, p. 182).

It is hereby notified, for general information, that, under section 6, Act I (B C.) of 1885, the Lieutenant-Governor declares the Khas Mahal Ferry at Bhikupora, which is situated in Government estate Char Kururia and on the road between Kushtia and Dadapur, in the district of Nadia, to be a public ferry.

Notification No. 3268 L. S. - G., dated the 15th August, 1894 (published in the Cakutta Gazette of 1874, Part 1B, p. 192).

It is hereby notified, for general information, that, under section 6 clause (c),

1. Hazighat ferry over the Hazikhal on the Bagerhat to Rempal Road.
2. Morelganj ferry over the Panguchi giver on towaths.

Lientenant-Governor is pleased to establish two new public ferries named in the margin, situated in the Pagerhat sub-division of the district of Khulna.

Notification No. 190 L S .- G., dated the 15th January, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 15).

It is hereby notified, for general information, that, under section 6(h), of the Beugal Ferries Act I of 1885, the Bhatrab, in the Sadar Sub-division.

1. Hariharpara ferry on the river Chotta Bhatrab, in the Sadar Sub-division.

2. Barupara ferry on the Banuiparab'l, in the Sadar Sub-division.

2. Hariharpara ferry on the Banuiparab'l, in the Sadar Sub-division.

3. Hariharpara ferry on the Banuiparab'l, in the Sadar Sub-division.

4. Hariharpara ferry on the Banuiparab'l, in the Sadar Sub-division.

5. Hariharpara ferry on the Banuiparab'l, in the Sadar Sub-division.

6. Hariharpara ferry on the Banuiparab'l, in the Sadar Sub-division.

7. Hariharpara ferry on the Banuiparab'l, in the Sadar Sub-division.

8. Hariharpara ferry on the Banuiparab'l, in the Sadar Sub-division.

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9. Hariharpara ferry on the Banuiparab'l, in the Sadar Sub-division.

and to declare them to be public ferries.

Notification No. \$18 L S.-A., dated the 6th March, 1895 published in the Calcutta Gazette of 1895, Part IB, p 51).

Ir is hereby notified, for general information, that, under section 6, clause (e), of the Bringal Ferries Act I of 1885, the Lieutenant-Governor is plessed to establish a new public ferry on the Usti khal, south of the Railway Bridge at Nazra, in the Diamond Harbour sub-division of the district of the 24-Parganas.

¹ Now called A Embagn.

The Baguing a story was discontinued by Notificetten dated the 25th November, 1907, post, p. 1123.

BRNGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification No 2882 L. S.-G., dated the 19th July, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 162).

It is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Ferries Ac I of 1835, the Lieutenant-Governor is pleased to establish a new public forry over the Peali river, in that: a Baruipur, in the Sadar sub-division of the district of 24-Parganas.

Notification No. 3257 L. S.-G., dated the 9th August, 1895 (published in the Calcutta Gazette of 1895, Part 1B, p. 180).

It is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Ferries Act 1 of 1885, the Lieutenant-Governor is pleased to establish a new public terry over the Harida op khal, in thana Matla, in the district of the 24-Parganas.

Notification No. 3483 L. S.-G., dated the 27th August, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 195).

Kalia and Longuan ferries in the Narnal sub-division.

Newholds forry in the Magura subdivision.

 the private ferries named in the margin, which are situated in the district of be public ferries.

Notification No 4105 M., detend the 35th November, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 259).

It is hereby notified, for general information, that, in exercise of the power conferred on him by section 8, clause (c), of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to sanction the Establishment of a new public ferry at Radha Ballavji's ghat at Ballavpore, in the Serampore sub-division of the district of Hooghly.

Notification No 4247 L. S.-G., dated the 30th November, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 264).

Ir is hereby notified, for general information, that, under section 6(c) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to

t The Nowhatta ferry was discontinued by Notification No. 511LaS.-G , dated the 31st January, 1888, post p. 1119

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) - contd.

establish new public ferries at Dabu and Fakerer Taki over the rivers Atharabanki and Matla, respectively, in than Canning town, in the Sadar sub-division of the district of the 24-Parganas.

Notification No. 4334 L. S.-G., dated the 6th December, 1895 (published in the Calcutta Gazette of 1895, Part 1B, p. 269).

Ir is hereby notified, for general information, that, under clause (f), section 6 of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to discontinue the public ferry over the Bally khal at Ram Chandrapur, situated in the district of Howrah.

Notification No. 2143 L. S.-G., dated the 27th May, 1896 (published in the Calcutta Gazette of 1896, Part IB, p. 109).

It is hereby notified, for general information, that, under section 6(b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry at Jalapur on the Kobadak river, in the Satkhira sub-division of the district of Khulna, and to declare it to be a public ferry.

Notification No. 934 T.—M., dated the 9th October, 1896 (rublished in the Calcutta Gazette of 1896, Part IB, p. 210).

It is hereby notified, for general information, that, under section 6 of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to declare the Jhumjhumi ferry on the river Rupuaram, in than Shampur, in the district of Howrah, to be a public ferry.

Notification No. 2831 L. S.-G., dated the 22nd May, 1897 (published in the Calcutta Gazette of 1897, Part IB. p. 136).

It is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Ferries Act I of 1885, the Lieutenaut-Governor is pleased to establish a new public ferry at Sundia over the river Bidyadhari, than Bhangore, in the Sadar sub-division of the district of the 24-Parganas.

Notification No. 4232 L. S.-G., dated the 11th August, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 196).

It is hereby notified, for general information, that, under section 6 of the Bengal Ferries Act 1 of 1855, the Lieutenant-Governor declares the ferries at Kanaidia and Shovanali, in the Satkhira sub-division of the district of Khulna, to be public ferries.

BENGAL ACT I OF 1885 (THE BENGAL FERRIZE ACT, 1885) -contd.

Notification No. 511 L. S.-G., dated the 31st January, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 28).

It is hereby notified, for general information, that, under clause (/), section 6 of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to discontinue the public ferry at Nowhatta, in the district of Jessore.

Notification No. 1421.L. S.:G, dated the 10th March, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 51).

It is hereby notified, for general information, that, under section 6 of the the Bengal Ferries Act I of 1885, the Lieutenant-Governor declares the ferry at Chiltore over the river Kansai, in the district of Bankura, to be a public ferry

Notification No. 6935 L.S.-G., dated the 6th December, 1893 (published in the Calcutta Gazette of 1898, Part 1B, p. 215).

It is hereby notified, for general information, that, under section 6 (b), Act I (B. C.) of 1875; the Lieutenant-Governor declares the ferries at Pratapnagar and Tarda over the river Bidyadhari, in the district of the 24-Parganas, to be public ferries.

Notification No. 737 M., dated the 6th February, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 26).

It is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry at Baliaghata on the Bagerhat and Rampal road, in the Bagerhat sub-division of the district of Khulna, and to declare it to be a public lerry.

Notification No. 1722 L. S.-G., dated the 18th March, 1899 published in the Calcutta Gazette of 1899, Part IB, p. 57).

It is hereby notified, for general information, that, under section 6, clause (c) of the Bengal Ferries Act 1 of 1885; the Lieutenant-Governor is pleased to establish two public ferries over the rivers Sal and Hingli at villages Idilpurand Simjuri, respectively, in than Dubrajpur, in the district of Birbhum.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification No. 2008 M., dated the 8th April, 1899 (published in the Unlouted Gazette of 1899, Fart IB, p. 70).

It is hereby notified, for general information, that, under section 6 of the Bengal Ferries Act I of 1885, the Lieutenant-Governor declares the Khas Mahal private ferry at Diguagar over the river Madhumati, in the district of Jessore, to be a public ferry.

Notifica ion No. 5537 L. S.-G., dated the 14th December, 1899 (published in the Calcutta Gazette of 1899, Part IB. p. 225)

It is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Ferries Act 1 of 1885, the Lieutenant-Gevernor is pleased to establish a new public ferry, to be called the Kamia ferry, across the river Dwarks, in than Mayureshwar, which is situated in the district of Birbhum.

Notification No. 1480 L. S.—G., dated the 26th March, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 59).

Ir is hereby notified, for general information, that, under section 6 of the Bengal Ferries Act I of 1885,

Saraskoti. Miranora. Gopalpur. Basundia. Gobra. Fulbart. Tarsil. Nage lat. Porzhat. Kalua. Barri. Budour. Abapur.

Bengal Ferries Act I of 1885, the Lieutonant-Governor is pleased to take possession of private ferries noted in the margin, in the district of

Jessore, and to declare them to be public ferries.

Notification dated the 18th June, 1903 (published in the Calcutta Gazette of 1902, Part I, p. 1075).

Whereas it is expedient to define the limits of the public ferries in the Barnagore Municipality, in the district of the 24-Parganas, it is hereby notified, for general information, under section 6 (d) of the Bengal Ferries Act I (B. C.) of 1885, that the limits of the north Barnagore, Rutighata, and South Barnagore Ferries on the cast bank of the river Hooghly are fixed as follows:—.

North Barnagore ..

From Magazine Ghat (Dakhineswar) to Colvin Ghat (Barnagore), both ghats inclusive.

Kutighata

.. From the south of Colvin Ghat to Bhaduri's Ghat, the latter

South Barnagore .

From the south of Bhaduri's Ghat to. Paramanik Ghat, the latter inclusive.

¹ The Degachi terry wing discontinued by Matinia Mont dated the 28th Movember, 1807, post, p. 1188,

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1895)-confd.

Notification No. 2286L. S.-G., dated the 11th August, 1903 (published in the Calcutta Gazette of 1902, Part IB, p. 155).

It is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish two new public ferries ever the river Hooghly, in the district of Midnapore—

- (1) Between Mud Point, in the district of the 24 Parganas, and Talpaty, in the district of Midnapere, and
- (2) Be'ween Mud Point, in the district of the 24-Parganas and Terapakhia, in the district of Midnap ne.

Notification No. 2919L S.-G., dated the 20th November, 1903 (published in the Galcutta Gazette of 1903, Part IB, p. 251).

It is hereby notified, for general information, that, under section 6 (f) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to discontinue the public ferry at the break in the right embankment of the river Rupnarain, south of Kolabazar, in the district of Midnapere.

Notification No. 2840M., duted the 18th August, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 195).

In exercise of the power conferred by clause (c) of section 6 of the Bengal Ferries Act, 1885 (Bengal Act I of 1885), the Lieutenant-Governor is pleased to establish a new public ferry at Balidaghati (on the river Heoghly), which is comprised within the jurisdiction of than Naihati, and is situated between Balidaghati-Halisahar on the eastern bank and Mirghat at the bazar of Shahanagore on the western bank, within the jurisdiction of the Bansberia Municipality.

Notification No. 1914T .- M, dated the 20th September, 1904 (published in the Calcutta Guzette of 1904, Part IB, 213.)

Ir is hereby notified, for general information, that, under section 6 (/) of the Pengal Ferries Act, I of 1885, the Lieutenant-Governor is pleased to discontinue the public ferry at Farasdanga, in the district of Murshidabad.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification No. 2007 T.-M., dated the 22nd September, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 215).

In exercise of the power conferred by section 6 of the Bengal Ferries Act 1885 (Bengal Act I of 1885), the Lieutenant-Governor is pleased to declare the bridge of boats over the Selye, near the Ghatal Sub-divisional office, lying within the jurisdiction of the Ghatal Municipality, in the district of Midnapore, to be a public ferry.

Notification No. 2276T.—M., dated the 3rd October, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 223).

It is hereby notified, for general information, that, under section 6, clause (b), of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferries at Hakimpur and Teroli over the Iohamati and Sonai rivers, respectively, in than Baduria within the district of the 24-Parganas, and to declare them to be public ferries.

Notification No. 3143 L. S.—G., dated the 15th November, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 246).

It is hereby notified, for general information, that, under section 6 (f) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to disconinue the Nazara ferry in the Diamond Harbour sub-division of the district of the 24-Parganas.

Notification No. 3694L.-S.—G., dated the 20th December, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 269).

In exercise of the powers conferred on him by section 6, clause (b), of the Bengal Ferries Act I of 1885, the Licutenant-Governor is pleased to take possession of the private ferry at Debanandapore over the river Saraswati, in the Sadar sub-division of the district of Hooghly, and to declare it to be a public ferry.

Notification dated the 18th September, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1712).

It is hereby notified, for general information, that, under the powers delegated to me under Government Notification No. 13403L.S.—G., dated the 1st December, 1904, 1 2 sanction the discontinuance, under section 6(f) of the Bengal

^{1&#}x27;Frinted in the Bengal Government Oirculars and Orders, 1908, Vol. III, p. 871, 2 j.e. the Commissioner of the Presidency Division,

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Ferries Act, of the public ferry at Fakertaki over the Atharabanki river within thana Canning town, in the district of the 24-Parganas, as the river on which the ferry is situated has silted up.

Notification dated the 2nd November, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 1968).

In exercise of the powers under section 6 of the Bengal Ferries Act I of 1885, delegated to me under section 36 of that Act by Government Notification No. 13403L.S.—G., dated the 1st December, 1904, I 2 direct that the fefry over the river Dolong between Nunia and Champsara on the Railway feeder road between Gidni and Parihati, in the district of Midnapore, should be discontinued, with offect from the date of publication of this Notification.

Notification dated the 24th August, 1907 (published in the Calcutta Gazette of 1907, Part I, p. 1578).

In exercise of the powers under section 6 of the Bengal Ferries Act I of 1885, delegated to me under section 35 of that Act by Government Notification No 13403L.S.—G., dated the 1st December, 1904, I 2 direct that the ferries over the Khandanga and Derer-Chuck khals, in the district of Bankura, be discontinued, with effect from the date of publication of this Notification.

Notification dated the 25th November, 1907 (published in the Calcutta Gazette of 1907, Part I, p. 2133).

It is hereby notified, for general information, that, under the powers delegated to mo by Government Notification No. 13403L.S.—G., dated the 1st December, 1904, I ² direct that the Baruipara Ferry within the jurisdiction of Hariharpara thana, in the district of Murshidabad, b discontinued.

Notification dated the 25th November, 1907 (published in the Calcutta Gazette of 1907, Part I, p. 2183).

Ir is hereby notified, for general 1 information, that, under the powers delegated to me by Government Notification No. 1 3403L.S.—G., dated the

¹ Printed in the Bengal Government Circulars and Orders, 1908, Vo?. III p. 871, 5 . s., the Commissioner of the Division.

BENGAL ACT I OF 1885 (THE BENGA, FERRIES ACT, 1885) -contd.

1st December, 1904, I 1 direct that the Dogachi Ferry, in the Jhenidah subdivision of the district of Jessore, be discontinued.

. Motification dated the 10th October, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 1444).

It is hereby notified, for general information, that, under section 6 (a) of the Benyal Ferries Aot, the "Protappur Ferry" across the river Rasulpur and situated on the public pathway from the seadyke at village Protappur, in pargana Balijora, thana Contai, in the district of Midnapore, to village Kasba, in pargana Kosba Hidglee, thana Khedgree, in the same district, is declared to be a public ferry. The limits of the ferry will be three miles on both sides from the places where the ferry ghats are located.

It is further notified that, under section 7 of the same Act, the control of the ferry is vested in the Magistrate of Midnapore.

Erratum dated the 2nd December, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 1734).

In this office Notification of the 18th November, 1910, ² published at page 1701, Part I of the Calcutta Gazette of the 30th November, 1910, for the word "Godalpur," occurring in the first line of the definition of the limit of the Bansberia ferry, read "Godalpur."

Notification dated the "11th January, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 98).

It is hereby notified, for general information, that, under section 6 (d) of the Bengal Ferries Aot I of 1885, the limits of the Midnapore Sadar Ghat ferry are defined as below:—

Name of ferry.

Sadar Grat ferry

· Limite.

. From the west of the anicut to the east of the Municipal ferry ghat, both the anicut and the Municipal ferry ghat being excluded.

f i.e. the Commissioner of the Presidency Division.
Printed post, p. 1154.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Notification dated the 23rd May, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 832).

Whereas it is expedient to define the limits of the public ferfles in the district of Hooghly, it is bereby notified, for general information, under section 6 (d) of the engal Ferries Act I (B.C.) of 1885, that the limits of the following public ferries on the east bank of the river Hooghly are fixed respectively as follows:—

Names of ferries.

16. Phulta ferry ghat

Limits.

1.	Hooghly Sadar Ferry Ghat	•••	From the Bandel Church Ghat on the north to the Imanibara north of the Jubilee bridge on the south.
2.	Babugunge ferry ghat with i branch at Tamlipara ghat.		From the Jubilee bridge to the north of Joraghat.
3.	Meehnabazar ferry ghat		From the Joraghat to the north of Ghanta Ghat.
4.	Sandeswartolla ferry ghat	•••	From the Ghanta Ghat on the north to the Bose's Ghat on the south (both being included).
5.	Nimaitirtha ferry ghat	•••	From the north of the Baidysbati Suri Ghat to the north of Kanaidewantola Ghat alias Pir Astana Ghat.
6.	Champdani Ghat (branch Nimaigirtha ferry ghat).	of	From the south of Rajkrista Mukherji Ghat to the north of French Gourhati Ghat.
7.	Kanaidewantola ferry ghat	•••	From the south of Sheoraphuly Pir Astana Ghat to the west of Puratan Bazar Jugal Addy's Ghat.
8.	Jngal Addy's ferry ghat	•••	From the east of Puratan l'azar Jugal Addy's Ghat to the north of Radhaballav Thakur's Ghat.
9.	Radhaballav ferry ghat	•••	From the south of Radhaballav Thakurbati Ghat to the north of Jagannath Ghat, Mahesh.
10.	Mahesh ferry ghat	•••	From the south of Jagannath Ghat to the north of Rishra Bhanga Ghat.
11.	Rishra ferry ghat	•••	From the south of Rishra Bhanga Ghat to the north of Konnogore Temple Ghat.
12.	Konnogore ferry ghat	•••	From the south of Konnogore Templo Ghat to the north of Kotrung Ghat.
18.	Kotrong ferry ghat (hranch Uttarpara ferry ghat).	of	From the north (Dharsa) of Kotrung ferry ghat to the north of Ustarpara ferry ghat, i.e., from l'harsa to Bhadrakali.
14.	Uttarpara ferry ghat		From the north of Uttarpara fefry ghat to the north of Bally Khal, s.e., from Bhadrakali to Bally Khal.
15.	Telenipara ferry ghat	{	North Barasat (near Chandernagore).
-	m	- 1	North - Bhadreswar Basar.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1835)-contd.

Notification dated the 23rd May, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 832).

WHEREAS it is expedient to define the limits of the public ferries in the listrict of Hooghly, it is hereby notified, for general information, under section 5 (4) of the Bengal Ferries Act I (B. C.) of 1885, that the limits of the undermentioned public ferries, in the district of Hooghly, are defined respectively as follows:—

	Name of the river.	Name of ferry.	· Limit.
1,	On the river Damodar	Pursura (Arambagh)	North—Naskarpur village, 2 miles from the ferry ghat. South—Harihar and Champadanga village, 1 mile from the ferry ghat. East—Naskar embankment, 1 mile from the ferry ghat. West—Pursora embankment, † mile from the ferry ghat
2,	On the river Mundes- wari.	Harinkhola (Aram- bagh,	North—Golami Chak, † mile from the ferry ghat. South—Samta, † mile from the ferry ghat. East—Mosnan, i mile from the ferry ghat. West—Nobosur, † mile from the ferry ghat.
3,	Ditto	Sodepur (Arambagh)	North—Nimdingi, 1 mile from the ferry ghat. South—Rautara, 1 mile from the ferry ghat. East—Junglepara, 1½ mile from the ferry ghat. West—Samta, 1 mile from the ferry ghat.
4.	On the Haraditya khal	Haraditya (Arambagh)	North—Shamgram and Bakar- chak, I mile from the ferry ghat. South—Birati, 2 miles from the ferry ghat. East and West—Haraditya village, i mile from the ferry ghat.
5.	On the river Kananadi	Balarampur (Arambagh,	North—Monharpur and Hat Basantapur, i mile from the ferry ghat. South—Bagra and Muthadahga, 1 mile from the ferry ghat. East—Mayapur, 1 mile from the ferry ghat. West—Balarampur village, 100 jards from the ferry ghat.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification dated the 17th August, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1211).

It is hereby retified, for general information, that, in exercise of the owers delegated to me by Bengal Government Notification No 13403 L. S.—G., ated the 1st December, 1904, I 2 hereby direct, under section 6 of the Bengal Ferries Act I of 1885, that the following ferries, in the Meherpur sub-division of he district of Nadia, be discentinued, as bridges have been constructed over hem:—

(1) Dindutta ferry over the Dindutta khal on the Chuadanga to Mehorpur road.

(2) Kenchuadanga ferry over the Bhairab on the Karimpur to Shikarpur road.

Notification duted the 2nd September, 1911 (published in the Calcutta Gazette of 1911, Part I p. 1268).

Ir is hereby notified, for general information, that, in exercise of the lowers delegated to me by Bengal Government Notification No. 13403 L S.—G., lated the 1st December 1904, I 2 hereby direct, under section 6 (f) of the Bengal Perries Act I of 1885, that the ferry over the Bagerkhal on the Kanchrapara o Kuliarpat village road, in the Ranaghat sub-division of the district of Nadia, we discontinued.

Notification dated the 23rd October, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1493).

It is horeby netified, for general information, that, in exercise of the newers vested in me by clause (c) of section 6 of the Bougal Ferries Act No. I of 1885, I 3 hereby direct that the ghat of the Nimaitirtha public ferry, which plies netween Nimaitirtha and Monirampore on the river Hooghly, within the jurisliction of the Baidyabati Municipality, is changed from its present site to that of Surighata on the west bank of the river Hooghly.

Note floation dated the 28th November, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1669).

It is hereby notified, for general information, that, under the powers delegated to me under Gevernment Notification No. 1 3403L S.—G., dated the lat December, 1904, I ² sanction the discontinuance, under section F (f) of the Bengal Ferries Act, of the public ferry at Dongajora over the Matla river within thans. Canning town, in the district of the 24-Parganas.

² Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 871, a.s., the Commissioner of the Passidency Division.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES AUT, 1885) -contd.

Notification dated the 14th February, 1912 (published in the Calcutta Gazette of 1912, Part I, p. 391).

Ir is hereby notified, for general information, that, under the powers delegated to me by Government Notification No. 13403 L.S.—G., dated the 1st December, 1904, I 2-direct that the ferry at Patuetela, in the Jhenidah sub-division of the district of Jessore, be discontinued.

Notification dated the 17th June, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 173).

It is hereby notified, for general information, that, in the exercise of the power conferred on him by section 6, clause (c), of the Bengal Ferrics Act, 1885, the Licutenant-Governor is pleased to establish a public ferry over a branch of the river Matla, called Raibaghini khal, in than Canning, in the district of the 24-Parganas.

2. Under section 35 of the said Act, the Lieutenant-Governor is also pleased to direct that the above ferry shall be managed by the District Board of the 24-Parganas, and that all the proceeds of such ferry, and all the fines levied and compensation received under the Act, in respect thereof, shall be paid into the District Fund of the 24-Parganas.

Notification No. 3780L.S.—G., dated the 2nd November, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 245).

It is hereby notified, for general information, that, under clause (b), section 6 of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferries named below, which are situated in the Sadar sub-division of the district of Khulna, and to declare them to be public ferries.

2. The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that these ferries shall be managed by the District Board of Khulna, and that all the proceeds of the ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Khulna, with effect from the date of this Notification:—

Sclepur ferry on Sens bazar to Muzatkhali road over the Atleye river. Hamkura ferry on Maximel to Dumuria road over the Kulkhali khal. Golnaf hat ferry on Dumuria to Khormia road over Golna khal. Tipna or Baliakhali ferry over Tipna khal. Kharnia ferry over the Bhadra river.

¹ Printed in the Bengal Government Circulars and Orders, 1903, Vol. [11, p. 871, s.e. the Commissioner of the Presidency Division.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification No. 1425 L.S.—G., dated the 10 h March, 1898 (published in the Calculta Gazette of 1898, Part 1B, p. 51).

It is hereby notified, for general information, that, under section 6, claus (b), of the Bengal Ferrie. Act I of 1885, the Lieutenant-Governor is pleased t take possession of the Sijberia ferry over the Bansputi khal in the town o Ulubaria, in the District of Howrah, and to declare it to be a public ferry.

2 The Lieutenant-Governor is also pleased, in the exercise of the powe conferred on him by section 35 of the aforesaid Act, to direct that the ferry named above shall be managed by the District Board of Howrah, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, witleffect from the date of this Notification.

Notification No. 3791L.S.—G., dated the 21st June, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 110).

It is hereby notified, for general information, that, under section 6, claus (b), of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased t take possession of the ferry at Tentulea over the river Ichamati, in the than Baduria, in the district of the 24-Parganas, and to declare it to be a publiferry.

ferry.

The Lieutenant-Governor is also please I, in the exercise of the powe conferred on him by section 35 of the aforesaid Act, to direct that the ferry named above shall be managed by the District Board of the 24-Parganas, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 4042 L.S.—G., dited the 5th July, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 117).

It is hereby notified, for general information, that, under section 6, clause (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the ferries at Payari and Kajoli, in the Magura sub-division of the district of Jessore, and to declare them to be public ferries.

The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the ferries named above shall be managed by the District Board of Jessore, and that all the proceeds of the said ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effective from the date of this Notification.

Bengal Act I of 1885 (the Bengal Ferries Act, 1885)-contd.

Notification No. 4297 L. S.-G., dated the 16th July, 1898 (published in the Calcutta Gazette of 1898, Part IB, p 126).

Ir is hereby notified, for general information, that, under section 6, clause (b), of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry over the ¹[Bhawabipur khal] between the two Sundar bans abads' Bhawabipur and ²[Par Bhawabipur] within the jurisdiction of than Hasnabad, in the Basirhat sub-division of the district of the 24-Parganas, and to declare it to be a public ferry.

The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the same Act, to direct that the said ferry shall be managed by the District Board of the 24-Parganas, and all proceeds of the said ferry, and the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Note floation No. 4610 L.S.-G., dated the 29th July, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 135.

In the Notification No. 4297 L.S.-G., dated the 16th July, 1898, published at page 126, Part IB of the Calcutta Gazette of the 20th idem, acquiring the private ferry over the two Sundarbans abads within the jurisdiction of thana Hasnabad, in the Basirhat sub-division of the district of the 24-Parganas, for the words "river Jehamati," mentioned in line 3 thereof, read "Bhawanipur khal."

*Notification No. 4866 L.S.-G., dated the 10th August, 1898 (published in the Calcutta Gazette of 1898, Part II, p. 145).

In the Notification No. 4297 LS.-G., dated the 16th July, 1898, published at page 126, Part IB of the Calcutta Gazette of the 20th idem, acquiring the private ferry within the jurisdiction of thana Hasnabad, in the Basirhat sub-division of the district of the 24-Parganas, for "Rai Bhawanipur" mentioned in line 4 read "Par Bhawanipur."

¹ The words "Bhawanipur khal" were substituted for the words "River Jehamati" by Notification No. 4610 L.S.-G., dated the 29th 3-uir, 1988, print d post, on this page.

3 The words "Par Bhawanipur" were substituted for the words "Rai Bhawanipur" by Notification No. 4666 L.S.-G., dated the 10th August, 1898, printed post, on this page.

5 Printed ants, on this page.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Notification No. 6397 L.S.-G., dated the 9th Novem'er, 1898 (published in the Calcutta Gazette. of 1898, Part 1B, p. 201).

Bazitpur ferry plying over the rice Padma at the head of the road from Palma and Nadia.

Bazitpur ferry plying over the rice Padma at the head of the road from Palma and Nadia.

The Bazitpur ferry plying over the rice Padma at the head of the road from Palma to Bazitpur between the districts of Palma and Nadia, and the private ferry named in the margin, situated hetween the districts of Palma and Nadia, and

to declare it to be a public ferry.

2. The Lieuter ant-Governor is are pleased, in the exercise of the powers conferred on him hy section 35 of the said Act, to direct that the ferry shall be managed by the District Board of Pahna, and that all the proceeds of this ferry, and all the fines levied and the compensation received under the Act, in respect thereof, shall he paid into the District Fund, with effect from the date of this Notification.

Notification No. 340 L.S.-G., dated the 17th January, 1899 (published in the Calcutta Gazette. of 1899, Part IB, p. 13).

It is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Forries Act I of 1885, the Lieutenant-Governor is pleased to establish a new public ferry at Bahirati on the Bhangore khal, in the district of the 24-Parganas, and under section 35 of the said Act, to direct that the said ferry shall be managed by the District Board of the 24-Parganas. The proceeds and all fines levied and money received under the said Act, in respect thereof, shall be oredited to the District Fund of the 24-Parganas.

Notification No. 642 T.—M., dated the 9th November, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 200).

It is hereby notified, for general information, that, under section 6, clause (c) of the Bengal Ferries Act I of 1885, the Lieutenant Governor is pleased to establish a new public forry at Bindal across the Diamond Halbour creek, in the Diamond Harbour sub-division of the district of the 24-Parganas, and under section 85 of the said Act, to direct that the said ferry shall be managed by the District Board of the 24-Parganas. The proceeds and all fines levied and money received under the said Act, in respect thereof, shall be credited to the District Fund of the 24-Parganas.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Notification No. 5416 L.S.-G., dated the 9th December, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 222).

It is kereby notified, for general information, that, under clause (b), section 6 of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry at Bhurkunda, in the Basirhat sub-division of the district of the 24-l'arganas, and to declare the same to be a public ferry.

The Lieutenant-Governor is also pleased, in exercise of the power conferre on him by section 35 of the aforesaid A t, to direct that the aforesaid ferr shall be managed by the District Board of the 24-Parganas, and that all th proceeds of the said ferry, and all the fines levied and compensation receive under the said Act, in respect thereof, shall be paid into the District Fund, witleffect from the date of this Notification.

Notification No. 45 T.-M., dated the 27th April, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 79).

It is hereby notified for general information, that, under section 6, clause (b), of the Bengal Ferries Act I of 1885, the Lieutenaut-Governor is pleased to take possession of the ferry at Kabilpur over the river Ichamati, in thans Baduria, in the district of the 24-Parganas, and to declare it to be a public ferry.

The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the ferry named above shall be managed by the District Poard of the 24-Parganas, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the district fund, with effect from the date of this Notification.

Notification No. 1302 T.- M., dated the 24th August, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 181).

It is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a public ferry at Dhosa on the river Peali, in than Jaynagar, in the district of the 24-Parganas.

2. The Heutenant-Governor is also pleased, in exercise of the power conferred on kim by section 35 of the aforesaid Act, to direct that the said ferry shall-be managed by the District Board of the 24-Parganas, and that all the proceeds of the said ferry, and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification No. 1636 T .- M., Vated the 14th September, 1900, (published in the Calcutta Gazette of 1900, Part IB, p. 199).

It is hereby notified, for general information, that, under section 6, clause

(c), of the Bengal Ferries Act I of 1885, the

Lieutenant-Governor is pleased to establish a

new public ferry named in the margin, in the

Sadar sub-division of the district of Murshidabad.

The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the afore-aid Act, to direct that the ferry named above shall be managed by the District Board of Murshidabad, and that all the proceeds of the said ferry, and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Declaration No. 2034 T.-M., dated the 17th October, 1900 (published in the Calcutta Gazette of 1900, Part 1B, p. 213).

It is hereby notified, for general information, that, under section 6, clause (b), of the Bengal Ferries Act 1 of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry at Shakerghat over the river Bramhani, in thanas Khurgram and Nobegram, of the district of Murshidabad, and to declare it to be a public ferry.

It is also hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1885, to direct that the ferry at Shakerghat over Bramhani river, in thanas hurgram and Nobogram, of the district of Murshidabad, shall be managed by the District Board of Murshidabad, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notitication.

Notification No. 2154 L.S.—G., dated the 26th July, 1901 (published in the Calcutta Gazette of 1901, Part 1B, p 131).

It is hereby notified, for general information, that, under section 6, clause (c), of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a new ferry named in the margin, in the Sadar sub-division of the district of Murshidabad.

•2. The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the afcressid Act, to direct that the ferry named above shall be managed by the District Board of Murshidabad, and that all the proceeds of the said ferry, and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Bengal Act I of 1885 (the Bengal Ferries Acr, 1885)-contd.

Notification No. 1278 T.—M., dated the 17th September, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 165).

It is horeby notified, for general information, that, under section 6 (c) of the Bengal Ferries Act · 1 of 1885, the Lieutenant-Governor is pleased to establish a new public ferry at Sandeskhali, over the river Rampura, in thana Hosnabad, in the Basirhat sub-division of the district of 24 Parganas.

2. The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the said Act, to direct that the said forry shall be managed by the District Board of 24-Parganas, and that all the proceeds thereof, and all the fines levied and compensation received under the said Act, in respect thereof, shall be credited to the District Fund of 21-Parganas

Notification No. 1989 T.—M., datea the 9th November, 1901 (published in the Calcutta Gazette of 1901, Part 1B, p. 201.)

It is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry at Kharampara, otherwise called Balui Janka, on the river Peali, in the jurisdiction of Canning town police-station, in the district of 24-Parganas, and to declare the same to be a public ferry.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of 24-Parganas, and that all the precedes of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with affect from the date of this Notification.

Notification No. 3278 L. S.-G., dated the 17th December, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 288.)

It is hereby notified, for general information, that, under section 6 (b) of the

(1) Palta ferry over the river, Bidyadhari in thana Bhangore.
(2) Bodokula ferry over the fiver Peali in thana Caming town.
(3) Monritat ferry over the Monistat kual in thana Jaynagar.

Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferries named in the margin, in the district of the 24-Parganas, and to declare the same to be public ferries.

2. The Lieutonant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferries shall be managed by the District Board of 24-Parganas, and that all the proceeds of the said ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification No. 1649 L. S.-G., dated the 7th April, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 82).

It is hereby notified, for general information, that, under section 6 (c) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a new public ferry at Ramchandrakhali, over the river Pidyadhari, in the jurisdiction of the Canning Town police-station, in the district of the 24-Parganas.

2. The Lieutenant-Gevernor is also pleased, in the exercise of the power conferred on him by section 35 of the said Act, to direct that the said ferry shall be managed by the District Beard of the 24-Parganas, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be credited to the District Fund of the 24-Parganas.

Notification No. 889 T.-M., dated the 11th June, 1902 (published in the Calcutta Gazett: of 1902, Part IB, p. 126).

It is hereby notified, for general information, that, under section 6, clause (b), of the Bengal Ferries Act I of 1885, the Lieutenant Governor is pleased to take possession of the Gotepara Ferry on the Dhubulia-Gotepara road, in the district of Nadia and to declare it to be a public ferry.

2. The Lieutenant-Gevernor is also pleased, in exercise of the power conferred on him by section 35 of the aferesaid Act, to direct that the above ferry shall be maniged by the District Board of Nadia, and that all the proceeds of the said ferry, and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 1057 T.—M., dated the 21st June, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 133).

It is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the Mudiakhal private ferry on the Bengelepur-Mahamedpur road, in the Magura sub-division of the district of Jessore, and to declare it to be a public ferry.

2. The Lieutenant-Governor is also pleased, in exercise of the powers conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Jessore, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

BENGAL ACT I OF 1885 (THE BENGAL FERRIFS ACT, 1885) -contd.

Notification No. 2193 L. S.-G., dated the 8th August, 1908 (published in the Calcutta Gazette of 1902, Part IB, p. 154).

It is hereby notified, for general information, that, under section 6, clause 1), of the Bengal Ferries Act I of 1885, the Lieutenant Governor is pleased to the possession of the private ferry across the Damodar at Gar-Chumuk, in the lubaria sub-division of the district of Howrah, and to declare it to be a public of the contract of

2. The Lieutenant-Governor is also pleased, in the exercise of the power enferred on him by section 35 of the said Act, to direct that the aforesaid public cry shall be managed by the District Board of Howrah, and that all the receeds of the ferry, and all the flues levied and compensation received under to said Not, in respect thereof, shall be paid into the District Fund, with effect om the date of this Notification.

Notification No. 1591 T.—M., duted the 5th September, 1908 (published in the Calcutta Gazette of 1902, Part IB, p. 169).

It is hereby notified, for general information, that, under section 6 (b) of the Bengal Forries Act I of 1885, the Lieuten-aut-Governor is pleased to take possession of the private ferries noted in the margin on the alignaj-Boodhata road, in the district of Khulna, and to declare them to be blic ferries.

2. The Lieutanant-Governor is also pleased, in exercise of the power nferred on him by section 35 of the aforesaid Act, to direct that the said rries shall be managed by the District Board of Khulna, and that all the occeds of the said ferries, and all the fines levied and compensation received der the said Act, in respect thereof, shall be paid into the District Fund, with lect from the date of this Notification.

Notification No. 1593 T.—M., dated the 5th September, 1903 (published in the Calcutta Gazette of 1902, Part IB, p. 169).

Ir is hereby notified, for general information, that, under section 6 (b) of the ngal Perries Act I of 1885, the Lieutenant-Governor is pleased to take session of the private, ferries at Alaipur, one over the Atharabanki river and to other over the Bhairab river, in the district of Khulna, and to declare them be public ferries.

2. The Lieutenant-Governor is also pleased, in exercise of the power aferred on high by section 35 of the aforesaid Act, to direct that the said ries shall be managed by the District Board of Khulna, and that all the poeeds of the said ferries, and all the fines levied and compensation received der the said Act, in respect thereof, and shall be paid into the District Fund, the effect from the date of this Notification.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) - contd.

Notification No. 3367 L. S.-G., dated the 11th December, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 250).

It is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the ferry over the river Bhairab on the first mile of the Meherpur-Kaliganj road, in the district of Nadia, and to declare it to be a public ferry.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforcand Aot, to direct that the said ferry shall be managed by the District Board of Nadia, and that all the proceeds of the said ferry, and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 553 L. S.-G., dated the 7th February, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 26)

It is hereby notified, for general information, that, under section 6, clause (b), of the Bengal Ferries Act, I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry at Magalmari over the rivor Kharkhari, in thana Mirzapur, sub-division Jangipur of the district of Murshidabad, and to declare it to be a public ferry.

The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Murshidabad, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 1096 L.S.-G., dated the 6th Murch, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 50).

Ir is hereby notified, for general information, that, under clause (c), section 6 of the Bengal Ferries Act I (B.C.) of 1885, the I ieutenant-Governor is pleased to establish a public ferry over Mirakhali khal on the District Board road from Belliaghatta to Srifaltalia, in the district of Khulns.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Khulna, and that all the proceeds of the said ferry, and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

BENGAL ACT I of 1885 (THE BENGAL FERRIES ACT, 1885) - contd.

Notification No. 1597 L.S.-G., dated the 30th March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 66).

It is hereby notified, for general information, that, under clause (c), section 6 of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a new public ferry at Baratola, on the rivor Peali, in than Jaynagar,

of the district of the 24-Parganas.

2. The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of the 24-Parganas, and that all the proceeds thereof, and all fines levied and compensation received under the said. Act, in respect thereof, shall be credited to the District Fund of the 24-Parganas.

Notification No. 53 T.-M., dated the 18th April, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 77).

It is hereby notified, for general information, that, under section 6 (c) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a new public ferry at Kuriabhanga, over the river Koratia, in the jurisdiction of the Canning Town police-station, in the district of 24-Parganas.

- 2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the said Act, to direct that the said ferry shall be managed by the District Board, 24-Parganas, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be credited to the District Fund of 24-Parganas, with effect from the date of this Notification.
- 3. This cancels the Notification No. 1857 L.S.-G., dated the 24th July, 1902, published at page 147, Part 1B of the Calcutta Gazette of the 30th idem.

Nctification No. 648 T.—M., dated the 20th May, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 99).

Ir is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act 1 of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry at Narikelbari, over the river Bhagirathi, the west bank of which is in than Bharatpur, in the Kandi sub-division, and the east bank in than Barwa, in the Sadar sub-division of the district of Murshidabad, and to declare it to be a public ferry.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Murshidabad, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from

the date of this Notification.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Notification No. 1381 T.-M., dated the 27th June, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 129).

It is hereby notified, for general information, that, under section 6, clause (a) of the Bengal Ferries Act I of 1×85, the Licutenant-Governor is pleased to establish a new public ferry over the Halifax Canal, in the Narail sub-division of the district of Jessore.

2. The Lieutenant Governor is also pleased, in the exercise of the power conferred on him by section 35 of the aforcanid Act, to direct that the ferry named above shall be managed by the District Board of Jessore, and that all the proceeds of the said ferry, and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Funda.

Notification No. 2635 T.-M. dated the 30th September, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 221).

It is hereby notified, for general information, that, under clause (b), section 6 of the Bengal Ferries Act 1 of 1 85, the Lioutenant-Governor is pleased to take possession of the private ferry over the river Kakdip khal between lot No 11 and Kakdip within the jurisdiction of thana Kulpi, in the sub-division of Diamond Harbour of the 24-Parganas district, and to declare it to be a public ferry.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the aforesaid ferry shall be managed by the District Board of the 24-Parganas, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 2778 T.-M., dated the 16th October, 1903 (published in the Caicutta Gazette of 1903, Part IB, p. 227.)

It is hereby notified, for general information, that, under section 6 (c) of the Bengal Ferries Act, I of 1885, the Lieutenant-Governor is pleased to establish a new public ferry, to be called the Bishnighat Ferry, over the Bishni khal, in the district of Khulna.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund.

 This Notification supersedes so much of the Notifications, I dated the 1st June, 1890, published at pages 180-81, Part IB of the Calcutta Gazette, dated

BENGAL ACT I OF 1885 (THE BENGAL, FERBIES ACT, 1885)-contd.

the 4th June, 1890, as relates to the establishment of a public ferry at Khagra ghat over the Hajikhal, on the Bagerhat to Rampal road, in the district of Khulna.

Notification No. 2805 T.-M., dated the 17th October, 1903 (published in the Calcutta Gasette of 1903, Part III, p. 227).

It is hereby notified, for general information, that, under section 6(c) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a new public terry between Mud Point and Kakdip via Lot No. 8 over Muriganga Channel Creek, to be called the Mud Point Kakdip Ferry, in the sub-division of Diamond Harbour, in the district of 24-Parganas.

2. The Lieutenant-Governor is also pleased, in exercise of power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of 24 Parganas, and that all the proceeds of the said ferry, and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 3226L.S.-G., dated the 7th December, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 265).

It is hereby notified, for general information, that, under section 6 (c) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a new public ferry, to be named the Taldi Ferry, over the river Bidyadhari, in the jurisdiction of the Canning Town police-station of the district of the 24-Parganas.

2. The Lieutenant-Governor is also pleased, in the exercise of the power conferred on him by section 35 of the said Act, to direct that the said ferry shall be managed by the District Board of the 24-Parganas, and that all the proceeds thereof, and all the fines levied and compensation received under the said Act, in respect thereof, shall be credited to the District Fund of the 24-Parganas.

Notification No. 906 L.S.-G. dated the 13th February, 1904 (published in the Calculta Gazette of 1904, Part IB, p. 34).

Ir is hereby notified, for general information, that, under section c, clause (2), of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a new ferry at Khalboalia over the river Khalboalia on sixth mile of the Kissenganj to Ramnagar road, in the district of Nadia, and to declare it to be a public ferry.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the above ferry shall be managed by the District Board of Nadia, and that all the proceeds of the said farry, and all fines levied and componsation received under the said Act, in respect thereof, shall be paid to the District Fund, with effect from the date of this Notification.

Notification No. 1371T.—M., dated the 21st June, 1994 (published in the Calcutta Gazette of 1994, Part IB, p. 161).

It is hereby notified for general information, that, under section 6 (\overline{b}) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry across the Donai khal, in the twenty-fifth mile of Road No. 6, Kessargaria to Chandrakona, in the district of Midnapore, and to declare it to be a public ferry.

and to declare it to be a public ferry.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Midnapore, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Midnapore, with effect from the date of this Notification.

Notification No. 1552 F.—M., dated the 3rd July, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 166).

It is hereby notified, for general information, that, under section 6 (c) of Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to establish a new public ferry over the river Padma at Char Kururia, a Government khas mahal, in the Kushtia sub-division of the district of Nadia.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Nadia, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Nadia, with effect from the date of this Notification.

Notification No. 1595 T.—M., dated the 5th July, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 169).

It is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry at Kalitolah under Jalangi thana on the 30th mile of the Chunakhali to Jalangi road, in the district of Murshidabad, and to declare it to be a public ferry.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Murshidabad, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Murshidabad, with effect from the date of this Notification.

Notification No. 2071L.S.-G., dated the 8th July, 1904 (published in the Calcutta Gazette of 1904, Part, IB, p. 170).

In is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry at Budhatta, on the Satkhira-Budhatta road, over the Betna river, in the district of Khulna, and to declare it to be a public ferry

ferry.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Khulna with effect from the date of this Notification.

Notification No. 2073 L.S.-A., dated the 8th July, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 170).

It is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Gevernor is pleased to take possession of the private ferry at Kulla, on the Budhatta to Kulla road, over the Betna river, in the district of Khulna, and to declare it to be a public ferry

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be maneged by the District Board of Khulna, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Khulna, with effect from the date of this Notification.

Notification No. 2443 L.S.-G., dated the 25th July, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 180).

It is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferries at Bharara and Dharampur on the Kumarkhali to Salgemudia read over the river Gorai, in the district of Nadia, and to declare them to be public ferries.

BENGAL ACT I OF 1885 (THE RENGAL FERRIES ACT, 1885) -contd.

2 The Lieutenaut-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferries shall be managed by the District Board of Nadia, and that all the proceeds of the ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Nadia, with effect from the date of this Notification.

Notification No. 2729 L.S.-G., dated the 11th August, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 191).

It is hereby notified, for general information, that, under section 6 (b) of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to take possession of the private ferry over the Cossye river, on the Raipur-Saranga road, in the district of Bankura, and to declare it to be a public ferry.

2. The Lieutenant-Governor is also pleased, in exercise of the power conferred on him by section 35 of the aforesaid Act, to direct that the said ferry shall be managed by the District Board of Bankura, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Bankura, with effect from the date of this Notification.

Notification dated the 25th April, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 835).

It is hereby notified, for general information, that, under the powers delegated to me under Government Notification No. 1 3403L.S.-G., dated the 1st December, 1904, I 2 take possession, under section 6, clause (b), of the Bengal Ferries Act I of 1885, of the private ferry at Sarupnagar over the river Ichamati, in than Baduria, in the district of the 24-Parganas, and declare it to be a public ferry.

2. In the exercise of the powers conferred on me under the Government Notification [referred to above,] I 2 also direct that the aforesaid ferry shall be managed by the District Board of the 24-Parganas, and that all the proceeds of the ferry, and all the fines levied and any compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

¹ Printed in the Bengal Government Oirculars and Orders, 1908, Vol. III, p. 871. • 3 6.c. the Ommusioner of the Presidency Division. 3 Sic. Read "No. 217 L.S.-G., dated the 18th January, 1905." It is printed in the Bengal Government Chroniars and Orders, 1908, vol. III, p. 872.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES Act, 1885)-confd.

Notification dated the 30th June, 1905 (published in the Calcutta Gazette of 1905, Fart I, p. 1267).

It is hereby notified, for general information, that, under the powers delegated to me under Government Netification No. 1 3103L.S.-G., dated the 1st December, 1604, I 2 take possession, under section 6, clause (b), of the Bengal Ferries Act I of 1865, of the private ferry at Dhoaghatta over the Bidyadhari river, in outpost Protapnagore, in the district of 24-Parganas, and declare it

to be public ferry.

2. In the exercise of the powers conferred on me under the Government Notification No. 217L.S.-G., dated the 12th January, 1905, 3 I also direct, under section 35 of the Act, that the aforesaid ferry shall be managed by the District Board of the 24-Parganas, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

3. It is further notified that this ferry shall be treated as subsidiary to the Palta ferry.

Notification dated the 1st August, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1867).

In exercise of the powers delegated to me by Government Notification No. 1 3403L.S.-G., dated the 1st December, 1904, I 2 take possession of Bharamara ferry over the river Katajola on the Bharamara-Taragonia road, in

the district of Nadia, and declare it to be a public ferry.

2. In exercise of the powers delegated to me by Government Notification No. 217L.S.-G., dated the 12th January, 1905, ³ I ² also direct that the aforesaid ferry shall be managed by the District Board of Nadia, and that all the proceeds of the ferry, the fines levied and compensation received under the Bengal Ferries Act I of 1885, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 10th August, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1419).

In exercise of the powers delegated to me by Government Notification No. 1 3403H.S.-G., dated the 1st December, 1904, I 2 take possession of the Dhar madaha ferry over the river Gurguria on the Tilakpurghat to Gotepara road, it the district of Nadia, and declare it to be a public ferry.

Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 871, i.e. the Commissioner of the Presidency Division.

BENGAL Act I of 1885 (THE BENGAL FEBRIES Act, 1885) -contd.

2. In exercise of the powers delegated to me by Government Notification No. 1 217L.S.-G., dated the 12th January, 1905, I 2 also direct that the aforesaid ferry shall be managed by the District Board of Nadia, and that all the proceeds of the ferry, the fines levied and compensation received under the Bengal Ferries Act I of 1885, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 20th August, 1905 (published in the Calcutta Guzette of 1905, Part I, p. 1538).

It is hereby notified, for general information, that, in exercise of the powers delegated to me by Government Notification No. 3 3403L.S.-G., dated the 1st December, 1904, 1 2 take possession of the following public ferries, in the district of Nadia, and declare them to be public ferries:-

Plassipara, over the Jalangi, on the Meherpur-Kaliganj read. Perozepur, over the Bhairab river, on the Meherpur-Kanaidanga road. 4 Janipur-Khoksa, over the Gorai river, on the Bhaluka-Khoksa road. Bhaluka, over the Daike river, on the Salgemudia-Bhaluka read. Panti, over the Daiko river; on the Kamarkhali-Kagarberia road. Salgomudia, over the Kaliganj river, on the Kushtia-Salgomudia road.

2. In oxercise of the powers delegated to me by Government Notification No. 1217L.S.-G. dated the 12th January, 1905, I 2 also direct that the aforesaid ferries shall be managed by the District Board of Nadia, and that all the proceeds of the ferries, the fines levied and compensation received under the Bengal Ferries Act I of 1885, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification. This Notification supersedes Notification dated the 5th May, 1905, published at page 866, Part I of the Calcutta Gazette of the 10th idem.

Notification dated the 23rd September, 1905 (published in the Calcutta Gazette .. of 1905, Part I, p. 1712).

It is heroby notified, for general information, that, under the powers delegated to me under Government Notification No. 3 3403L.S.-G., dated the 1st December, 1904, I 2 sanction the establishment of a new public ferry on the newly-formed creek at Ghoramara-Kalijangal, in Sauger Island, within the jurisdiction of Sauger thana of the district of the 24-Parganas.

¹ Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 872.
2 de. the Commissioner of the Presidency Division.
3 Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 871.
4 The word "Janipar-Khokea" was substituted for the word "Khokea" by Notification dated the 3rd November, 1908, 2005, p. 1168.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

2. In the exercise of the powers conferred on me under the Governmen Notification No 1 217L.S.-G., dated the 12th January, 1905, I2 also direct, unde section 35 of the Act, that the aforesaid ferry shall be managed by the Distric Board of the 24 Parganas and that all the proceeds of the fetry, and all th fines levied and compensation received under the said Act, in respect thereof shall be paid into the District Fund, with effect from the date of the Notification

Notification diled the 3rd November, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1937.)

In this office Notification of the 29th August, 1905,3 by which the acquisi tion of some ferries in the district of Nadia was announced and which wa published at page 1538 of Part I of the Calcutta Gazette of the 6th September 1905, read the name of the ferry over the Gorai river on the Bhaluka-Khoks road as Janipur-Khoksa instead of Khoksa.

Notification dated the 15th November, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1989.)

Ir is hereby notified, for general information, that, in the exercise of the powers delegated to me by Government Notification No. 4 3403 L.S.-G., dated the 1st December, 1904, 12 take possession of the private ferrry over the Darakeswar river on the Vishnupur-Balsi road at Prokash Chhilempore, in the district of Bankura, and to declare it to be a public ferry.

2. In the exercise of the powers delegated to me by Government Notification No. 1 217 L.S.-G., dated the 12th January, 1905, I 2 also direct that the aforesaid 5 [ferries] shall be managed by the District Board of Bankura, and that all the proceeds of the [ferries], the fines levied and compensation received under the Bengal Ferries Act I of 1885, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 22nd November, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1989.)

. It is hereby notified, for general information, that, under the powers delegated to me under Government Notification No. 4 3403 L.S.-G., dated the 1st December, 1904, I 2 take possession, under section 6, clause (b), of the Bengal

Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 872.

5.6, The Commusioner of the Division.

Printed onts, p. 1145.

Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 871.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Ferries Act I of 1885, of the private ferry at Kallyan, on the fifth mile of Nakipur to Noornagore road over the Kallyan river, in the district of Khulna,

and declare it to be a public ferry. .

2. In the exercise of the powers conferred on me under the Government Notification No. 1217 L.S.-G., dated the 12th January, 1905, I 2 also direct under section 35 of the Act, that the aforesaid ferry shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 8th January, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 60.)

It is hereby notified, for general information, that, in exercise of the powers delegated to me by Government Notification No. 3 3403 L.S. G., dated the 1st December, 1904, I 2 take possession of the private ferry at Baradal over the Kabadak river, in the district of Khulna, and declare it to be a public ferry.

2. In exercise of the powers delegated to me by Government Notification No. 1217 LS.—G., dated the 12th January, 1905, I 2 also direct that the aforesaid ferry shall be managed by the District Board of Khnlua, and that all the proceeds of the ferry, the fines levied and compensation received under the Bengal Ferries Act I of 1885, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 26th January 1906 (published in the Calcutta Gazette of 1906, Part I, p. 258.)

It is hereby notified, for general information, that, under the powers delegated to me by Government Notification No. 3 3403 L.S.-G., dated the 1st December, 1904, 12 take possession of the private ferry at Sukdebati over the river Sealmari, in than Ramnagar of the district of Murshidabad, and declare it to be a public ferry.

2. In exercise of the powers conferred on me by the Government Notification No. 1 217 L.S.-G., dated the 12th January, 1905, I 2 also direct that the said ferry shall be managed by the District Board of Murshidabad, and that all the proceeds of the ferry and all the fines levied and compensation received under the Bengal Ferries Act 1 of 1885, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Printed in the Bengal Government Circulars and Orders, 1908, Voi. III, p. 872.
 i.e. The Commissioner of the Presidency Division.
 Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 871.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Notification dated the 9th April, 1906 (published in the Calcutta Gazette of 1908, Part I, p. 924.)

It is hereby notified, for general information, that, in exercise of the powers delegated to me by Government Notification No. 1 3403 L.S.-G., dated the 1st December, 1904, I 2 take possession of the private ferry at Naldi, in the Narril sub-division of the district of Jessore, and declare it to be a public ferry.

2. In exercise of the powers delegated to me by Government Notification No. 3217 L.S.-G., dated the 12th January 1905, I 2 also direct that the aforesaid ferry shall be managed by the district Board of Jessore, and that all the proceeds of the ferry, the fives levied and compensation received under the Bengal Ferries Act I of 1885, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 21st May, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 1089.)

It is hereby notified, for general information, that, under Government Notification No. 13403 L.S.-G., dated the 1st December, 1904, 12 take possession, under section 6, clause (b), of the Bengal Ferries Act I of 1885, of the private ferry at Rampal, on the 16th mile of Bagerhat to Rampal road over the Dauthkhali river, in the district of Khulna, and declare it to be a public ferry:

2. In the exercise of the powers conferred on me under the Government Notification No. 3 217 L S.-G., dated the 12th January, 1905, I 2 also direct, under section 35 of the Act, that the aforesaid ferry shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 22nd June, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 1312).

It is hereby notified, for general information, that, in exercise of the powers delegated to me by Government Notification No. 1 3403 L.S.-G., dated the 1st December, 1904, I 2 take possession of the private ferry at Bhulat, in the Bangaon sub-division of the district of Jessore, and declare it to be a public ferry.

2. In exercise of the powers delegated to me by Government Notification No. 3 217 L S.-G., dated the 12th January, 1905, I 2 also direct that the aforesid ferry shall be managed by the District Board of Jessore, and that all the proceeds of the ferry, the fines levied and componsation received under the Bengal Ferries Act I of 1885, in respect thereof, shall be paid into the District Fund, with effect from the dato of this Notification.

¹ Printed in the Bengal Government Circulars and O.ders, 1908, Vol. III, p. 871.
2 f. s. The Commissioner of the Presidency Division.
3 Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 678.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Notification dated the 6th August, 1908 (published in the Calcutta Gazette of 1906, Part 1, p. 1568).

In is hereby notified, for general information, that, in exercise of the powers delegated to me by Government Notification No. 1 3403 L.S.-G., dated the 1st December, 1914, I a establish, under section 6 (c) of the Bengal Ferries Act I of 1885, a public ferry over the Dukategari Khal on the Krishnagar-Kishangani road, in the district of Nadia.

2 In exercise of the powers delegated to me by Government Notification No. 8 217 L.S.-4., dated the 12th January, 1905, I2 also direct, under section 35 of the aforesaid Act, that the above ferry shall be managed by the District Board of Nadia, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Nadia, with effect from the date of this Notification.

Notification duted the 14th August, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 1651).

It is hereby notified, for general information, that, in exercise of the powers delegated to me by Government Notification No. 1 3403 L S.-G., dated the 1st December, 1904, I 2 take possession of the private ferry at Trimohini, in the Magura sub-division of the district of Jessore, and declare it to be a public ferry.

2. In exercise of the powers delegated to me by Government Notification No 8 217 L.S.J., dated the 12th January, 1905, I 2 also direct that the aforesaid ferry shall be managed by the District Board of Jessore, and that all the proceeds of the ferry, the fines levied and compensation received under the Bengal Ferries Act I of 1885, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 8th October, 1907 (published in the Calcutta Gazette of 1907, Part I, p. 1765).

It is hereby notified, for general information, that, in exercise of the powe s delegated to me by Government Notification No. 1 3403 L.S.-G., dated the 1st December, 1904, I's establish the ferry at Kachua over the Kachua Khal; in the Bagerhat sub-division of the district of Khulns, and declare it to be a public

In exercise of the powers delegated to me by Government Notification No. 217 L.S.-G., dated the 12th January, 1905, I 2 also direct that the aforesaid ferry shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, the fines levied and compensation received under the Bengal Ferries Act I of 1885, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

¹ Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 871. • 2 & s. the Commissioner of the Presidency Division.

8 Printed in the Sengal Government Circulars and Orders, 1808, Vel. XII, p. 878,

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification dated the 29th October, 1907 (published in the Calcutta Gazette of 1907, Part 1, p. 1895).

In the exercise of the powers under sections 6 and 35 of the Ferries Act I of 1885, delegated to me under section 36 of the said Act, by Government Notifications Nos. 1 3403 L.S.-G., and 2 217 L.S. G., dated the 1st December, 1904 and 12th January, 1905, respectively, I 3 direct the acquisition of two private ferries, Boalia and Shyampur, over the Damodar, in the Ulubaria sub-division of the Howrah district, and declare them to be public ferries and order that they shall be managed by the District Board, Howrah, and all proceeds of these ferries should be paid into the Howrah District Fund.

Notification dated the 1st February, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 345).

It is hereby notified, for general information, that, in exercise of the powers delegated to me under Government Notification No. 1 3403 L.S.-G., dated the 1st December, 1904, I 3 take possession, under section 6, clause (b), of the Bengal Ferries Act I of 1885, of the Bali Bamni ferry over the Peali river, in Baruipur thana, in the district of the 24-Parganas, and declare it to be a public ferry.

2. In exercise of the power conferred on me under Government Notification No. ² 217 L S.-G., dated the 12th January, 1905, I ³ also direct under section 35 of the Act, that the aforesaid ferry shall be managed by the District Board of the 24-Parganas, and that all the proceeds of the ferry, the fines levied and the compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

3. It is further notified that this ferry shall be treated as subsidiary to the Uttarbhag ferry.

Notification dated the 10th April, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 912).

It is hereby notified, for general information, that, in exercise of the powers delegated to me by Government Notification No. 1 3403 L.S.-G., dated the 1st December, 1904, I sestablish under section 6 (c) of the Bengal Ferries Act I of 1885, the ferry over the Muragacha Khal, in the 10th mile of Kushtia to Simla road, in the district of Nadia, and declare it to be a public ferry.

2. In exercise of the powers delegated to me by Government Notification No. 2217 L.S.-G., dated the 12th January, 1905, I s also direct that the aforesaid ferry shall be managed by the District Board of Nadia, and that all the proceeds of the ferry, the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 871.
 Printed fold, p. 872.
 i. s. the Commissioner of the Division.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Notification dated the 6th June, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 1108).

Ir is hereby notified, for general information, that, in exercise of the power delegated to me by Government Notification No. 1 3403L.S.-G., dated the 1s December, 1904, 12 take possession, under section 6, clause (b), of the Benga Ferries Act I of 1.85, of the private ferry at Teka, in the Sadar sub-division o the district of Jessore, and declare it to be a public ferry.

2. In exercise of the powers conferred on me by Government Notification No. 3 217L.S.-G, duted the 12th January, 1905, I 2 also direct under section 3. of the Act, that the aforesaid felry shall be managed by the District Board o Jessoro, and that all the proceeds of the ferry, the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the Distric Fund, with effect from the date of this Notification.

Notification dated the 16th February, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 274).

Ir is heroby notified, for general information, that, in exercise of the power delegated to me by Government Notification 1 No. 3403L.S.-G., dated the 1s

December, 1904, I ² establish, under section 6(c of the Bengal Ferries Act I of 1885, th Budhakhali.
 Namkhalia.
 Ghugudanga.
 Lot No. 14.
 Lot No. 15. marginally noted six ferries, in the Diamone Harbour sub-division of the district of the 24-Parganas, and declare them to b public ferries.

2. In exercise of the powers delegated to me by Government Notification No. 3 217L.S. G., dated the 12th January, 1905, I 2 also direct that the aforesaid ferries shall be managed by the District Board of the 24-Parganas, and that al the proceeds of the ferries, the fines levied and compensation received under th said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 4th March, 1909 (published in the Calcutta Gazette of 1909, Part I, p 338).

It is hereby notified, for general information, that, in exercise of th powers delegated to me under Government Notification No. 1 3403L.S.-G., date the 1st December, 1904, 12 take possession, under section 6, clause (b), of th Bengal Ferries Act I of 1885, of the private ferry at Raruly, over the rive Kabadak, in the district of Khulna, and declare it to be a public ferry.

Printed in the Bengal Government Oirculars and Orders, 1908, Vol. III, p. 874.
 i.s., the Commissioner of the Presidency Division.
 Printed in the Bengal Government Circular and Orders, 1908, Vol. III, p. 875.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

2. In exercise of the powers conferred on me under Government Notification No. 1 217L.S. G., dated the 12th January, 1905, I 2 also direct, under section 35 of the Act, that the aforesaid ferry shall be managed by the District Board of Khulna and that all the proceeds of the ferry, the fines levied and compensation received under the said Act, in respect there of, shall be paid into the District Fund, with effect from the date of this Notification.

Notification deted the 13th May, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 717).

It is hereby notified, for general information, that, in exercise of the powers delegated to me under Government Notification No. 3 3403L.S.-G., dated the 1st December, 1904, I take possession, under section 6, clause (b), of the Bengal Ferries Act I of 1885, of the private ferry at Nehalpur, which is within two miles of the public ferry at Alaipur over the river Bhairab, in the district of Khulna, and declare it to be a public ferry.

2. In exercise of the powers conferred on me by Government Notification No. I 217L.S.-G., dated the 12th January, 1905, I ² direct under section 35 of the said Act, that the aforesaid ferry shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 13th August, 1909 (published in the Cakutta Gazette of 1909, Part I, p. 1129).

In exercise of the powers under sections 6 and 35 of the Bengal Ferries Act I of 1835, delegated to me under section 36 of the said Act, by Government Notifications Nos. 3 3403L S.-G. and 1217 L.S.-G., dated the 1st December, 1904, and 12th January, 1905, respectively, I 2 declare the under-mentioned ferries to be public ferries and direct that they shall be managed by the Bankura District Board, and all proceeds, fines and compensation received under the Act, in respect of these ferries be paid into the Bankura District Fund:-

- (1) Ferry over the Champa Khal on Pearadoba feeder road recently constructed.
- (2) Ferry over the Darkeswar at Ajodhya on Ramsagar-Radhanagore feeder road about to be constructed.
- (3) Ferry over the Darkeswar at Pendro on Vishnupur-Balsi road.

¹ Printed in the Bengal Government Circulars and Orders, 7908, Vol. III, p. 878.
2 d.e., the Commissioner of the Freeidency Division.
3 Printed in the Bengal Government Circular and Orders 1888, Vol. III, p. 871.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-oontd.

Notification dated the 8th January, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 65).

It is hereby notified, for general information, that, in exercise of the powers lelegated to me under Government Notification No. 1 34031.8 -G., dated the 1st December, 1904, I 2 take possession, under section 6, clause (b), of the Bengal Ferries Act I of 1885, of the private ferry at Khalispur, which is within two niles of the public ferry at Salpur over the river Bhairab, in the district of Khulua, and declare it to be public ferry.

2 In exercise of the powers conferred on me under Government Notification No. 32171...S.-G., dated the 12th January, 1995, I 2 also direct, under section 35 of the said Act, that the aforesaid ferry shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 8th January, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 65.)

It is hereby notified, for general information, that, in exercise of the powers delegated to me under Government Notification No ¹ 3403 L.S.-G., dated the 1st December, 1904, I ² take possession, under section 6, clauso (b), of the Bengal Ferrios Act I of 1885, of the private ferry at Katipara, which is within two miles of the public ferry at Raruli over the river Kobadak, in the district of Khulna, and declare it to be a public ferry.

2. In exercise of the powers conferred on me under Government Notification No. ³217 L.S.-G, dated the 12th January, 1905, I ² also direct, under section 35 of the said Act, that the aforesaid ferry shall be managed by the District Board at Khulna, and that all the proceeds of the ferry, the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 18th January, 1910 (published in the Calcutta Ggrette of 1910, Part I, p. 93.)

It is hereby, notified, for general information, that, under the powers delegated to me under Government Notification No. 1 3403 L.S.-G., dated the 1st December, 1904, I ² establish a new public ferry across the river Boggy, otherwise called Kaorasot, in the jurisdiction of than Jaynagan in the Sadar sub-division of the 24-Parganas district, under section 6, clause (c), of the Bengal Ferries Act I of 1885.

Printed in the Bengal Government Circulars and Orders, 1998, Vel. III, p. 871.
 i.e., the Commissioner of the Presidency Division.
 Printed in the Bengal Government Circulars and Orders, 1998, Vol. III, p. 872.

Rules and Orders made under Bengal ACE-MARS

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) - contd.

2. In exercise of the powers conferred on me by Government Notification No. 1 217 L.S.-G., dated the 12th January, 1905, I 2direct, under section 35 of the said Act, that the aforesaid ferry shall be managed by the District Board of the 24-Parganas, and that all proceeds of the ferry, and ell fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of establishment of the ferry.

Notification dated the 16th November, 1910 (published in the Cakutta Gazette of 1910, Part I, p. 1673.)

Ir is heroby notified, for general information, that, under the powers delegated to me under Government Notification No. 3 3403 L.S.-G, dated the 1st December, 1904, I 2 establish the following new public ferries, viz., (1) at Bishpur over the Gouraswar river, (2) at Parghata over the Dansa river, and (3) at Barunhat over the Kantakhali river, all lying in the jurisdiction of Hansabad police-station, in the Basirhat sub-division of the 24-Parganas district, under section 6, clause (c), of the Bengal Ferrios Act I of 1885.

2. In exercise of the powers conferred on me by Government Notification No. 1217 L.S.-G., dated the 12th January, 1905, I 2 direct under section 35 of the said Act, that the aforesaid ferries shall be managed by the District Board of the 24-Parganas, and that all proceeds of the ferry and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the dute of establishment of the ferries.

Notification dated the 18th November, 1910 (published in the Calcutta Gazette of 1910, Part I, p 1701.)

In exercise of the powers delegated to me under section 36 of the Ferries Act I of 1885, by Government Notifications Nos. 3 3403 L.S.-G. and 4 [270] L.S.-G., dated the 1st December, 1904 and 12th January, 1905, 1 respectively, I 2 declare Bansberia and Khadinan ferries on the river Damodar to be public ferries and order that they shall be managed by the District Board, Howrah, as heretofore, and that all proceeds of these ferries be paid into the Howrah District Fund.

The limits of these ferries are as follows:—

Bansberia. - More than two miles from private ferry [Godaipur] bup the river Damodar and two miles below from Moheshrekha ferry, which is further up.

Khadinan.—Two miles further up from Moheshrekha and 12 miles down from Dhurmaghata (a private ferry) which is further up the river.

Printed in the Bengal Government Chroniars and Orders, 1903, Vol. III, p. 872.

5 i.e., the Sommissioner of the Division.

2 Printed in the Bengal Government Circulars and Orders, 1908, Vol. III, p. 871.

4 Els. Book 277

^{*} Sie. Read 217.

This word "Godaipur" was substituted for the word "Godaipur" by Notification dated the 2nd December, 1919, printed sets, p. 1124.

BENGAL ACT I' OF 1885 (THE BENGAL FRERIES ACT, 1885)-contd.

Notification dated the 22nd February 1911 (published in the Calcutta Gazette of 1911, Part I, p. 323.)

It is hereby hotified, for general information, that, in exercise of the powers delegated to me by Government Notification No. 13403 L.S.-G., dated the 1st December, 1904, I 2 sanction the establishment, under section 6 (c), of the Bengal Ferries Act I of 1885, of two ferries at Kalabaria and Bhaufi char, in the Narail sub-division of the district of Jessore, over the river Kalabaria, which begins from the Kalia river at Patna and runs into Atharabanki, and declare them to be public ferries.

In exercise of the powers delegated to me by Government Notification No. 3 217 L.S.-G., dated the 12th January, 1905, I ² also direct that the aforesaid ferries will have for their limits two miles up and down the river, and that they shall be managed by the District Board of Jessore, and that all the proceeds of the ferries, including all fines levied and compensation paid under the said Act, shall be credited to the District Fund, with effect from the 1st April, 1911.

Notification dated the 6th April, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 615.)

In exercise of the powers delegated to me under section 36 of the Ferries Act I of 1885, by Government Notification Nos. 1 3403 L.S.-G. and 4 [270] L.S.-G dated the 1st December, 1904 and 12th January, 1905, respectively, I 2 declare Dudkumra with its subsidiary ferry Hurhura on the river Rupnarain to be public ferries, and order that they should be managed by the District Beard, Howrah, as heretofore, and that all proceeds of these ferries be paid into the Howrah District Fund.

Limits of these ferries are as fellows:-

Dudkumra.—On the north-west and at a distance of nearly two miles from Dudkumra is Kultikri, a subsidiary ferry to Gopiganj which is further west; on the south-east of Dudkumra is Mankur ferry at a distance of more than two miles.

Hurhura.—On the mouth of Hurhura khal is subsidiary to Dudkumra or the east of the main ferry.

Notification duted the 18th October, 1911 (published in the Calcutta Gazette of 1911 Part I, p. 1492).

It is hereby notified, for general information, that, in exercise of the power delegated to me by Government Notification No. 13403L.S.-G., dated the 1s December, 1904, I ²establish, under section 6 (c) of the Bengal Ferries Act I c

¹ Printed in the Bengal Government Circulars and Orders, 1908, Vel. III. p. 871. 2 is. the Commissioner of the Division. 3 Frint. d. b. the Bengal Government Circulars and Orders, 1908, Vol. III, p. 872. 3.50. Read 217.

Bengal Act I of 1885 (the Bengal Ferries Act, 1885)-conid.

1885, a public ferry over the several gaps at Kulgachi between the 6th and 7th miles of the Mira (or Plassey Railway station) to Plassipara ghat road, in the district of Nadia.

2. In exercise of the powers delegated to me by Government Notification 1217L.S.-G., dated the 12th January, 1905, 1 2 also direct, under section 35 of the aforesaid Act, that the above ferry shall be managed by the District Board of Nadia, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund of Nadia, with effect from the date of this Notification.

Notification dated the 22nd December, 1911 (published in the Calcutta Gazette of 1912, Part I.p. 38).

Ir is hereby notified, for general information, that, in exercise of the powers delegated to me under Government Notification No. 33403 L.S.-G., dated the 1st December, 1904, I 2 take possession, under section 6, clause (b), of the Bengal Forries Act I of 1885, of the private ferry at Garankati over the river Kultoli, in thana Jaynagar, district 24-Parganas, and declare it to be a public ferry.

2. In exercise of the powers conferred on me by Government Notification No. 1217L.S.-G., dated the 12th January, 1905, I 2 direct that under section 35 of the said Act, the aforesaid ferry shall be managed by the District Board of the 24-Parganas, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification dated the 22nd February, 1912 (published in the Calcutta Gazette of 1912, Part I, p. 476).

Ir is hereby notified, for general information, that, under the powers delegated to me under Government Notification No. 3 3403L S.-G., dated the 1st December, 1904, I 2 take possession, under section 6, clause (b), of the Bengal Ferries Act I of 1885, of the private ferry at Soolkooni over the Bhawanipur Katakhal, in thana Hasnabad, in the sub-division of Basirhat, district 24-Parganas, and declare it to be a public ferry.

2. In exercise of powers conferred on me by Government Notification No. 1217L.S.-G., dated the 12th January, 1905, I 2 direct, under section 35 of the said Act, that the Soolkooni ferry shall be managed by the District Board of the 24-Parganas, and that all proceeds of the ferry, and all fines levied and compensation received under the said Act, in respect thereof, shall be paid into

the District Fund, with effect from the date of this Notification.

Printed in the Bengal Government Groulers and Orders, 1866, Vol. III., p. 872.

74 a, the Commissioner of the Presidency Invision.

8 Printed in the Bengal Government Circulars and Orders, 1875, Vol. III., p. 871.

Bengal Act I of 1885 (the Bengal Ferries' Act, 1885)—contd.

Votification dated the 18th March, 1887 (published in the Calcutta Gazette of 1887

Part IB, p. 88).

It is hereby notified that the Lieutenaut-Governor is pleased, in the xercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.) of 1885, to

Mirzapore with anbsidiary ferry Bagoonkola.

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Oodhanpore.
Mirtol'a.
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y the District Board of Burdwan, and that all the proceeds of such ferries, and il the fines levied and compensation received under the said Act, in respect hereof, shall be paid into the District Fund, with effect from the 1st October, 886.

Notification dated the 18th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 89).

Ir is hereby notified that the Lieutenant-Governor is pleased, in the exercise

The ferry over the Damodar at Durkapore. The Jerry over the Damodar at Langamath.

The Dalkesswar ferry on the road ron Dulpore to Moheshars.

Ditto, ditto at Patakota.

Ditto, ditto at Beltia.

Ditto, ditto at Beltia.

The Berni ferry on the provincial

The Beral ferry on the provincial road at Juighatt.
The Ahantika ferry over the Jasoda khal.
The ilfring Muri khal ferry.
The Joyanda khal forry.
The Sali ferry on the Beliator road.
The Sliai ferry on the road from Bankura to Khatra.

1 The Kandanga khal.
The Derer Chuck ferry.

of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.) of 1885, to direct that the ferries named in the margin, which are situated in the district of Bankura, shall he

direct that the ferries

named in the margin,

which are situated in the district of Burd-

managed by the District Board of Bankura, and that all the proceeds of such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the 1st October, 1886.

Notification dated the 18th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 89).

Ir is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.)

Phulta ferry. Teliniparah. Poorsoorah. Hurringkhola. Shodepore ferry. of 1885, to direct that the ferries named in. the mazgin, which are situated in the district

of Hooghly, shall be managed by the District Board of Hooghly, and that all

¹ The Khandanga khai ferry and the Derer Chuck ferry were discontinued by Notification da'ed the leggs August, 1907, printed autop p. 1129.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

the proceeds of such ferries, and all the fines levied and compensation recoived under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the 1st Octobor, 1886.

Notification dated the 19th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 90).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of Hyathpore. Buddertolla. Budge-Budge. Poonjallee. Chara M. 3, vee, Ooliar bagh Pealbee, Tambooldoh, Amjarah, the Bengal Forries Act I (B.C) of 1885, to direct that the ferries named in the margin, Taragoniah. Banshtolla. Hasnabad which are situated in the district of 24-Parganas, shall be managed by the District Board of

Roypore. Nuldaree. Monohurgunge. Kholakhalee. Hazee pore. Kantakhalleo. the 24-Parganas, and that all the proceeds of Noman. Bhangar, Garulia, such ferries, and all the fines levied and compensation received under the said Act, in

respect thereof, shall be paid into the District Fund, with effect from the 1st October, 1886.

Notification dated the 19th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 90).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise

Neemoo Roy's lorry. Khunkseally Dum-Dum

of the power conferred on him by section 35 of the Bongal Ferries Act I (B.C.) of 1885, to direct that the ferries named in the margin, which are situated in the district of Khulna,

shall be managed by the District Board of Khulna, and that all the proceeds of such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the 1st October, 1886.

Notification dated the 19th March, 1887 (published in the Calcu'ta Gazette of 1887, Part IB, p. 91).

Hanskhally.

Kissengunge.
Agradwipa.
Hagadauga.
Nonagunge.
Panighatta.
Dakda Kupda.
Monakhalli.

2Dindutto Chuadanga. Ramnagore (Chugdanga ... Socbalpore. Peerpore. Khargeda. Ramnagore (Ranaghat sub-division).

In is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by scotion 35 of the Bengal Ferries Act I (BC.) of 1885, to direct that the ferries named in the margin, which are situated in the district of Natia, shall be managed by the District Board of Nadia, and that all the proceeds of such ferries, and all the fines lovied and compensation received under the said Act, in respect thereof, shull be paid

into the District Fund, with effect from the 1st October, 1886.

¹ The names of the ferries Arinted in italias were cancelled by Notification dated the 21st December, 1888, printed post, p. 1161 2 The Dindutto ferry was discontinued by Notillation dated the 17th August, 1911, akie, p. 1137.

Bengal Act L of 1885 (The Bengal Ferries Act, 1885)—contd.

Notification dated the 19th Murch, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 91).

It is hereby petified that the Lieutenant-Gevernor is pleased, in the exercise

Bagherpara. Trimeham. Changacha. Jhenidah. Garakhola. Soikopa. Attua. Magura. Elangkhali. Benodepur. Arpara.

Sonakhall, Kashinathpur, Jadukhall, Bunagauti, Polina, Narail, Chanro d, Ghorakhali, Singah, Bajitpore, Moliahati, of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.) of 1885, to direct that the ferries named in the margin, which are situated in the district of Jessore, shall be managed by the District Board of Jessore, and that all the proceeds of such ferries, and all the fines levied and compensation roceived under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the 1st October, 1886.

Notification dated the GI's September, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 218).

In supersession of the Notification dated the 18th March, 1897, published at page 90, Part IB of the Calcutta Gazette of the 23rd idem, it is hereby notified, for general information, that, the Lieutenant-Governor is pleased, in the

Gopeegunge,
Baksi,
Sankrail,

Maheshrekha.

1 Gyeghatta.

Mancoor.

exercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B. O), of 1885, te direct that the ferries named in the margin, which are situated in the district of

Howrsh. shall be managed by the District Beard of Howrsh, and that all the proceeds of such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the 1st October, 1886.

Notification duted the 18th October, 1887 (published in the Calcutta .Gazette of 1887, Part IB, p. 238).

In ² [modification] of the Notification dated the 18th March, 1887, published at page 89, Part IB of the Calcutta Gazette of the 23rd idem, it is hereby netified that the Lieutenant-Governor is pleased, in the exercise of the power

Moonibgher.
Kankabutty,
Temohany.
Dhenah.
Dhadkis.
Mohapal.
N-rainpore.
Dulong (Jhargram).
Gopibullubpore).

Bunka.
Sharang.
Panscoorah.
Kela with Denan.
Naraghat.
Bagda.
Reculpore.
Pirchabonie.
Chobukia.

conferred on him by section 35 of the Bengal Ferrics Act I (B.C.) of 1885, to direct that the ferries named in the margin, which are situated in the district of Midnapore, shall be managed by the District Board of Midnapore, and that all the proceeds of such ferries, and all the fines levied and compensation received?

¹ So much of this Notification as refers to the Gyeghatta ferry is cancelled by Notification No. 138 L.S. G. dated the 18th January, 1894, printed, post, p. 1164.
Sic. Read supersection.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)—contd. under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the 1st October, 1886.

Notification dated the 27th April, 1888 (published in the Calcutta Gazette of 1888, Part IB, p. 189).

In I [modification] of the Notification dated the 24th March, 1887, published at page 98, Part IB of the Calcutta Gazette of the 30th idem, it is hereby notified that the Lieutenant-Governor is pleased to direct, in the exercise of

Ichyagunge.
Ohabethe Nurrore.
Akhirigunge with Talkal: sud
Madarkhali.
Harirampore.
Kaladanga.
Kumtedoha Narainpore.
Azimganj.
Kharkhati Birbund.

Natun Kharkhari.
Kandi wah Chetian
Kandi.
Rangram.
Gura.
Belia Shampore.
Gouribagh.
Mohamed pore.
Digho.

the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.) of 1885, that the ferries named in the margin, which are situated in the district of Murshidabad, shall be managed by the District Board

of Murshidabad, and that all the proceeds of such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the 1st April, 1888.

Notification dated the 30th April, 1888 (published in the Calcutta Gazette of 1888, Part IB, p. 189).

It is hereby notified that the Lieutenant-Governor is pleased to direct, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.) of 1885, that the Chanduria ferry, which is situated in the district of Khulna, shall be managed by the District Board of Khulna, and all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the 1st April, 1888.

Notification dated the 9th May, 1888 (published in the Calcutta Gazette of 1888, Part IB, p. 217).

It is hereby notified, that, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C) of 1885, the Lieutenant-Governor is pleased to direct that the new ferry established at Mud Point across the Channel Creek between Dhooakhaly on the main land and Nochnamari, in Saugor Island, in the district of the 24-Parganas, shall be managed by the District Board of the 24-Parganas, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund.

¹ Sic. Read supersession.

8 So much of this Notification as relates 19 the Digha ferry is cancelled by Notification No. 1946 L.S.-G., dated the 14th March, 1902; nost, p. 1171.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification dated the 3rd November, 1888 (published in the Calcutta Gazette of 1888, Part IB, p. 442).

It is hereby notified, for general information, that the Lieutenant-Governor is pleased to direct, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.) of 1885, that the following ferries, in the district of Khulna, shall be managed by the District Board of Khulna, and that all the proceeds of the said ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund:—

Sub-division		Thana.		Name of the ferry.		Name of the river on which the ferry is situated.		Description of the trict roads leading to and from the site of the ferry.
Bagerhat	•••	Bagerhat	• •	Bagerhat	••	Bhairab	••	Bagerhat station road and Bagerhat to Chital- mari road.
Satkhira	•••	Satkhira	•••	Benerpota	•••	Betna		Satkhira to Patkelghata road,
Ditto	•••	Magura	•••	Patkelghata	•••	Kobadak		Patkelghata to Daulat- pur road.

Notification dated the 26th November, 1888 (published in the Calcutta Gazette of 1888, Part IB, p. 453).

It is hereby notified, for general information, that the Lieutenant-Governor is pleased to direct, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.) of 1885, that the ferry at Batyaghata, over the river Pussar, in the district of Khulna, shall be managed by the District Board of Khulna, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund.

Notification thated the 21st December, 1888 (published in the Calcutta Gazette of 1888, Part IB, p. 465).

It is hereby notified, for general information, that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.) of 1885, to cancel so much of the Notification dated the 19th March, 1887, published at page 91, Part IB of the Calcutta

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -contd.

Gazette of the 23rd idem, vesting the management and income from certain ferries in the district of Nadia, in the Nadia District Board, as refers to the seven ferries named below:—

Hanskhally. Kissengunge. Agradwip Chuadanga. Ramnegar. Kharagoda.

Raninagar.

These orders will take effect from 1st April, 1888.

Notification dated the 16th April, 1890 (published in the Calcutta Gazette of 1890, Part IB, p. 132).

It is hereby notified that the Lieutenent-Governor is pleased, in the exercise of the power conferred on him by section 35 of Act I (B.C.) of 1885, to direct that the Balarampore and Horaditya ferries, situated in the ¹ [Jahanabad] sub-division of the district of Hooghly, shall be managed by the District Board of Hooghly, and that all the proceeds of the ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund.

Notification dated the 1st June, 1890 (published in the Calcutta Gazette of 1890, Part IP, p. 180).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.)

At Dema over the Kule ode Khal.

... Khagraghat over the Haji Khal 2.

... Srifaitala over the Datkhalee.

of 1885, to direct that the ferries named in the margin, which are situated in the district of Khulna, shall be managed by the District Board

of Khulns, and that all the proceeds of such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund.

Notification dated the 17th June, 1890 (published in the Calcutta Gazette of 1890, Part IB, p. 191).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I (B.C.) Koolinghat terry over the Strampore of 1885, to direct that the ferry named in the margin, which is situated in the district of Khulna, shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund.

¹ Now called Arambagh.

² So much of this Notification as relates to the public ferry at Khagraghat is superseded by Notification No. 8778, dated the 18th October, 1968, ps. 1139.

Bengal Act I of 1885 (the Bengal Ferries Act, 1885) - contd.

Notification dated the 10th September, 1890 (published in the Calcutta Gazette of 1890, Part 1B, p. 293).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act, I (B.C.)

The Khanjea ferry over the Khanjea of 18%5, to direct that the ferry named in the margin, which is situated in the district of Khulna, shall be managed by the Khulna District Board, and that all the proceeds of the ferry, and all the fines levied under the said Act, in respect thereof, shall be paid into the District Fund.

Notification date I the 4th September, 1891 (published in the Calcu'ta Gazette of 1891, Part. IB, p. 206).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise

Ferry at the tripunctional point of the Shikarpore khal between the villages of Shikarpore on the south bank and Iswaripore Collectorygunge on the north and Company's char on the west bank of the khal of the power conferred on him by section 35 of Bengal Ferries Act, I (B.C.) of 1885 to direct that the ferry named in the margin, which is situated in the Diamond Harbour subdivision of the district of 24-Parganas, shall be managed

by the District Board of 24-l'arganas, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification:

Notification dated the 21st September, 1891 (published in the Calcutta Gazette of 1891, Part IB, p. 213).

It is heroby notified that the Lieutenant-Governor is pleased, in the exercise

Shashati ferry on the river Rupnamin of the power conferred on him by section 35 of the Bengal Ferries Act, I (B C.) of 1885, to direct that the ferry named in the margin shall be managed by the District Board, Howrah, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 1243 L.S.-G., dated the 25th April, 1892 (published in the Calcutta Gazette of 1892, Part IB, p. 156).

It is hereby notified that the Lieutenant-Governor is pleased, in the T. Baintola ferry over the Narainkhali river on the Fakirhat to Bagerhat road.

3. Narainkhali forry over the Narain hali river on the Nehalpur to Governor ambba road.

3. Narainkhali forry over the Narain hali river on the Nehalpur to Governor above that the ferries named in the margin, which are situated in the district of Khulna, ahall be managed by the District Board of Khulna, and that all the proceeds of

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 378 T.-M, dated the 13th June, 1892 (published in the Calcutta Gazette of 1892, Part IB, p. 183).

It is hereby notified that the Licutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act, I of 1885, to direct that the ferries named in the margin, river.

Khulna, and that all the proceeds of such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 133 L.S.-G., duted the 15th January, 1894 (published in the Calcutta Gazette of 1894, Part IB, p. 7).

By a Notification dated the ¹[18th March, 1887, published at page 90, Part 1B of the Calcutta Gazette of the 23rd idem], the management of, and the income from, certain ferries in the district of Howrah was transferred from Government to the District Board of Howrah. It is hereby noticed, for general information, that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1885, to cancel so much of the said Notification as refers to the Gyeghatta ferry. These orders will take effect from 1st April, 1894.

Notification No. 1135, L.S.-G., dated the 6th March, 1894 (published in the Calcutta Gazette of 1894, Part IB, p. 54).

Ferry between Dorigangal and Beer of the power conferred on him by section 35 of the power conferred on him by section 35 of the Bengal Ferries Act, I of 1885, to direct that the ferry named in the margin, which is situated in the district of the 24-Parganas, shall be managed by the District Board of the 24-Parganas, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

¹ Sic. Read "6th September, 1887, published at p. 918, Part IB of the Calcutta Gasette of the 7th idem."
It is printed asse, p. 1189,

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) - contd.

Notification No. 2135 L.S.-G., dated the 3rd May, 1894 (published in the Oalcutta Gazette of 1894 Part IB, p. 148).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act, I of 1885, to direct that the Assassuni ferry over the Assassuni khal and Manikhali river close to the Assassuni police-station, in the district of Khulna, shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 2301 L.S.-G., dated the 21st May, 1894 (published in the Calcutta Gasette of 1894, Part IB, p. 155).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act, I of 1885, to direct that the ferry over the Ashad Khola Khal on the Uchalan-Midnapore road, in thana Goghat, within the 'Jahanabad sub-division of the district of Hooghly, shall be managed by the District Board of Hooghly, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 3270 L.S.-G., dated the 13th August, 1894 (published in the Calcuttu Gazette of 1894, Part IB, p. 192).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act, I of

1. Hazighat ferry over the Hazi khul on the Bagerhat to dempal road. 2. Morekanj ferry over the Pauguchi river on towpaths.

1885, to direct that the ferries named in the margin, situated in the Bagerhat sub-division of the district of Khulna, shall be managed by the District Board of Khulna, and that all the

, proceeds of the ferries, and all the fines levied and compensation received under the said Aqt, in respect thereof shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 4014 M., dated the 3rd October, 1894 (published in the Calcutta Gazette of 1894, Part IB, p. 829).

It is hereby notified, for general information, that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act, I of 1885, to direct that the ferry over the river Ichamati,

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) -- contd.

between the villages of Taki in the sub-division of Basirhat, in the district of 24-Parganas on one side, and Sripur in Satkhira in the Khulna district on the other, shall be managed by the District Board of the 24-Parganas, and that all the proceeds of the ferry, and all the fines levied and composition received under the said Act, in respect thereof, shall be said to the District Fund of the said district, with effect from the date of this Notification.

Notification No. 191 L.S.-G., dated the 15th January, 1895 (published in the Calculta Gazette of 1895, Part IB, p. 21).

It is hereby notified that the Lieutenant-Governor is pleased in the exercise of the powers conferred on him by section 35 of the powers conferred on him by section 35 of the Baruipara ferry on the Baruipara the Baruipara ferry on the Baruipara the Baruipara form on the Baruipara the Baruipara form on the Baruipara the formies named in the margin, which are situated in the district of Murshidabad, shall be managed by the District Board of Murshidabad, and that all the proceeds of the ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 919 L.S.-G., duted the 6th March, 1895 (published in the Calcutta Gazette of 1895, Part 1B, p. 51).

It is hereby notified, for general information, that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1885, to direct that the new ferry established on the Usti khal, south of the railway bridge at Nazra, in the Diamond Harbour subdivision of the district of the 24-Parganas, shall be managed by the District Board of 24-Parganas, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 2883 L.S.-G., dated the 19th July, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 162).

It is hereby notified, for general information, that the Lieutenant-Governor is, pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1885, to direct that the ferry at Peali over the Peali river, in than Barnipur, in the Sadar sub-division of the district of 24-Parganas, shall be managed by the District Board of the 24-Parganas, that all the proceeds of the said ferry, and all the fines levied and compensation received

² The Earnipern feary was discontinued by Notification dated the 25th November, 1907, auts, p. 1123.

BENGAL Act I of 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 3258 L.S.-G., dated the 9th August, 1895 (published in the Galcutta Gazette of 1895, Part IB, p. 180).

It is hereby notified, for general information, that the Lieutenant-Governor is pleased, in the exercise of the lower conferred on him by section 35 of the Bengal Ferries Act I of 1885, to direct that the ferry over the Haridatop khal, in thena Matla, in the district of the 24-Parganas, shall be managed by the District Board of the 4-Parganas, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 3484 L.S.-G., dated the 27th August, 1895 (published in the Calculta Gazette of 1895, Part IB, p. 195).

It is hereby notified that the Lieutenaut-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1385.

Nowhatta forry in the Magura sub-division.

Nowhatta forry in the Magura sub-division.

**which are situated in the district of Jessore shall be managed by the District Board of Jessore, and that all the proceeded of such forries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 4248 L.S.-G., dated the 30th November, 1895 (published in Calcutta Gazette of 1895, Part IB, p. 264).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1885, to direct that the ferries named in the margin, which are situated in the district of the 24-Parganas, shall be managed by the District proceeds of such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-confd.

Notification No. 2144L.S.-G., dated the 27th May, 1896 (published in the Calcutta Gazette of 1896, Part IB, p. 109).

In is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by Jalapur ferry on the Kobada's river in he Satthira sub-division, district Khulna. Section 35 of the Bengal Ferries Act I of 1845, to direct that the ferry named in the margin, which is situated in the district of Khulna, shall be managed by the District Board of Khulna, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid nto the District Fund, with effect from the date of this Notification.

Notification No. 935T.—M., dated the 9th October, 1896 (published in the Calcutta Gazette of 1896, Part 1B, p. 210).

It is hereby notified that the Lieutenant-Governor is pleased, in the Jhumihumi terry on the river Ruptarain in thana Shamper, in the district section 35 of the Bengal Ferries Act I of 1885, to direct that the ferry named in the margin, shall be managed by the District Board of Howrab, and that all the proceeds of the ferry, and all the lines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the late of this Notification.

Notification No. 2832L.S-G., dated the 22nd May, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 137).

Ir is hereby notified that the Licutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1385, to direct that the ferry at Sundia over the river Bidyadhari, hana Bhangar, in the Sadar sub-division of the district of the 24-Parganas, hall be managed by the District Board of the 24-Parganas, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the dato of this Notification.

Notification No. 4233L.S.—G., dated the 11th August, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 196).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1885, to direct that the ferries named in the margin, which are situated in the district of Khulna, shall be managed by the District

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT. 1885) -contd.

Board of Khulna, and all the proceeds of such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 1423 L.S.-G., dated the 10th March, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 51).

It is horeby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Forrics Act I of 1885, to direct that the ferry at Chiltore, over the river Kausai, in the district of Bankura, shall be managed by the District Board of Bankura, and that all the proceeds of the ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 6937 L.S.-G., dated the 6th December, 1898 (published in the *Calcutta Gazette of 1898, Part IB, p. 216).

It is horoby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries

Act I (B.C.) of 1885, to direct that the Frataphagar and Tarda over the river ferries named in the margin, which are situated in the district of the 24-Parganas, shall be managed by the District Board of the 24-Parganas, and that all the proceeds of such feries, and all the finos leviod and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 739 M, dated the 5th February, 1899 (published in the Calculta Gazette of 1899, Part 1B, p. 26)...

It is hereby notified that the Lieutenant-Governor is pleased, in the oxercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1885, to direct that the ferry at Baliaghata, on the Bagerhat and Rampal road, in the Bagerhat sub-division of the district of Khulna, shall be managed by the District Board of Khulna, and that all the proceeds of the

BENGAL ACT I OF 1885 (THE BENGAL FEBRIES ACT, 1885) - contd.

ferry, and all the fines levied and compensation received under the said Aot, in respect thereof, shall be paid into the District Fund, with offect from the date of this Notification.

Notification No. 1724L S.-G., dated the 18th March, 1899 (published in the Cakutta Gazette of 1899, Part IB, p. 57).

It is hereby notified that the Lieutenant-Governor is pleased, in the Ferries over the rivers Sal and Hingli at villages Idilpur and Simpuri, respectively, in thana Dubrajpur.

Section 35 of the Bengal Ferries Act I of 1885, to direct that the ferries named in the margin, which are situated in the district of Birbhum, shall be managed by the District Board of Birbhum, and that all the proceeds of such ferries, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 5538 L.S.-G., dated the 14th December, 1899 (published in the Cakutta Gazette of 1899, Part IB, p. 236).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the powers conferred on him by section 35 of the Bengal Ferries Act 1 of 1885, to direct that the ferry named in the margin, which is situated in the district of Birbhum, shall be managed by the District Board of Birbhum, and that all the proceeds of the ferry, and all the fines levied and compensation roceived under the said Act, in respect thereof, shall be credited to the District Fund, with effect from the date of this Notification.

Notification No. 5656 L.S.-G., dated the 22nd December, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 229).

It is hereby notified that the Lieutenant-Governor is pleasel, in the exercise of the power conferred on him by section 35 of the Bongal Ferries Act I of 1885, to direct that the ferry at Dignagar, over the river Madhumati, which is situated in the district of Jessore, shall be managed by the District Board of Jessore, and that all the proceeds of the ferry, and all the fines sevied and compensation received under the said Act, in respect thereof, shall be paid into the District. Fund, with effect from the date of this Notification.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885)-contd.

Notification No. 1478 L.S.-G., dated the 26th March, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 58).

Ir is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of 1885,

Hasundla, Bak
Tarail, Abb
Kalua, Gor
Sulpur, Ful
Mirapora, Por
Gobra, Dog

Bakri.
Abaipur.
Gopalpur.
Fulhari.
Porahati.
Dogachs.

to direct that the ferries named in the margin, which are situated in the district of Jessere, shall be managed by the District Board of Jessere, and that all the proceeds of such ferries, and all

the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 1247 L.S.-G., dated the 14th March, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 63).

It is hereby notified that the Lieutenant-Governor is pleased to direct, in the exercise of the power conferred on him by section 35 of the Bengal Ferries Act I of,1885, that the Bally public forry, situated in the district of Murshidabad, shall be managed by the District Board of Murshidabad, and that all the proceeds of that forry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the 1st April, 1902.

Notification No. 1249 L.S.-G., dated the 14th March, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 63).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by the last clause of section 35 of the Bengal Ferries Act I of 1885, to cancel, with effect from the 1st April, 1902, so much of the orders, contained in Government Notification dated the 27th April, 1888, 2 published at page 189, Part IB of the Calcutta Gazette of the 2nd May, 1888, as relates to the transfer of the management of the Digha ferry to the District Board of Murshidabad.

Notification No. 2277 T.—M., dated the 4th October, 1904 (published in the Calcutta Gazetts of 1904, Part IB, p. 223).

It is hereby notified that, in the exercise of the powers conferred on him by section 35 of the Bengal Ferries Act I of 1885, the Lieutenant Governor is pleased to direct that the Hakimpur and the Teroli public ferries over the

¹ The Dogachi ferry was discontinued by Notification dated the 35th Noyamber, 1907, anse, p. 1123.

BENGAL ACT I OF 1885 (THE BENGAL FERRIES ACT, 1885) - concld.

Ichamati and Sonai rivers, respectively, in thana Baduria, in the district of the 24-Parganas, shall be managed by the District Board of the 24-Parganas, and that all the procesds of the said ferries, and all the fines levied and any compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 3695 L.S.-G., dated the 20th December, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 269).

In exercise of the powers conferred on him by section 35 of the Bengal Ferries. Act I of 1885, the Lieutenant-Governor is pleased to direct that the public ferry at Debanandapore, over the river Saraswati, in the Sadar sub-division of the district of Hooghly, shall be managed by the District Board of Hooghly, and that all the proceeds of the said ferry, and all the fines levied and compensation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification.

Notification No. 2247 T.-M., dated the 31st August, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 166).

In exercise of the powers conferred on him by section 35 of the Bengal Ferries Act I of 1885, the Lieutenant-Governor is pleased to direct that the following public ferries situated in and near the town of Khulna, in the district of Khulna, shall be managed by the District Board of Khulna, and that all the proceeds of the said ferry, and all the fines levied and componsation received under the said Act, in respect thereof, shall be paid into the District Fund, with effect from the date of this Notification:

- (1) Bhairab ferry on the Strand Road near the Khulna Jail, in the town of Khulna.
- (2) Shaheb Bazar ferry on the river Bhairab, in the town of Khulna.
- (3) Koylaghata ferry on the Rupsa river commonly called as Rupsa ferry situated at the end of the Jessore Road, in the town of Khulna.
- . (4) Talimpur ferry on the river Bhairab situated a mile off from the town of Khulna.

BENGAL ACT III OF 1835 (THE BRNGAL LOCAL SELF-GOVERNMENT ACT OF 1885).

Notificaçion agrea une 1st October, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 477).

It is hereby notified, for general information, that, in exercise of the power conferred on him by section 1 of the Bengal Local Self-Government Act III

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

B. C) of 1885, the Lieutenant-Governor is pleased to extend the provisions of he Act to the districts named below, with effect from the 1st October, 1886:—

24-Parganas.
Nadia.
Midnapore.
Murshidabad.
Jessore.
Khulna.
Hooghly.
Howrah.
Burdwan.
Midnapore.
Bankura.
Birbhum.
Dacca.
Faridpur.
Patna.

Notification No. 59 T.-M., dated the 8th May, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 83).

In modification of the Notification dated the 10th April, 1886, 1 published at page 102, Part IB of the Calcutta Gazette of the 14th idem, it is hereby notified, for general information, that, in consequence of the abolition of the Barrackpore and Dum-Dum sub-divisions in the district of the 24-Parganas, and the amalgamation of their jurisdiction with that of the Barasat sub-division, the Lieutenant-Governor is pleased to abolish the Local Boards of Barrackpore and Dum-Dum, [and, under section 8 of the Barasat Local Section activated III of 1885, to fix the number of members for the Barasat Local Board at fifteen.]

This Notification will take effect from the date of the abolition of the iforesaid sub-divisions of Barrackpore 2 and Dum-Dum.

Netification No. 2764 L.S.—G., dated the 8th August, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 130).

It is hereby notified, for general information, that, in consequence of the re-transfer of the sub-divisional head-quarters from Garhbeta to Chatal, in the district of Midnapore, the Licutenant-Governor, in exercise of the rowers conferred on him by clause 2, section 6 of the Bengal Local Self-Government Act III of 1885, is pleased to abolish the Local Board of Garhbeta, and to establish, with effect from the 29th May, 1893, a Local Board at Chatal, consisting of the thanas of Ghatal, Chandrakona, and Daspur, [and to fix, under section 8 of the Act, the number of members for the Local Board of Ghatal to be 18.]

¹ Printed post, p. 1184.

2 A Local Board was re-established at Barra. Epore by Notification No. 3087L.S.-G., dated the 19th September, 1904, post, p. 1174.

The portion enclosed in square brackets was superseded by Notification No. 3089L.S.-G., dated the 19th September, 1904, post, p. 1180.

The portion enclosed in square brackets was superseded by Notification No. 1712 L.S.-G., dated the 21st April, 1898, post, p. 1185.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 2138 L. S.-G., dated the 16th August, 1892 (published in the Calcutta Gazette of 1892, Part IB, p. 214).

In modification of the Notification dated the 10th April, 1886, published at page 102, Part IB, of the Calcutta Gazette of the 14th idem, it is hereby notified, for general information, that, in consequence of the abolition of the Lalbagh sub-division, in the district of Murshidabad, and the amalgamation of its jurisdiction with the other sub-divisions in that district, the Lieutenant-Governor is pleased to abolish the Local Beard of Lalbagh, and to fix, under section 8 of the Bengal Local Self-Government Act III of 1885, the following revised Eumber of members for the remaining Local Boards in the district:—

Name of Local Board.	**		Number of members fixed for the Local Board.		
Berhampore	•••	•••	•••	21	
Jangipur	•••	•••	•••	13	
Kandi	•••	•••	•••	13	

Notification No. 6283 L. S.-G., dated the 3rd November, 1898 (published in the Calcutta Gazette of 1818, Part IB, p. 197).

Whereas a Notification No. 4908 L.S.-G., dated the 10th August, 1898, 2 was published at page 145, Part IB of the Calcutta Gazette of the 17th idem, declaring the intention of the Lieutenant-Governor to establish a Local Board in the Chuadanga sub division of the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the local publication of the above Notification, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 6 of the Bengal Local Sclf-Government Act III of 1885, the Lieutonant-Governor is pleased to establish a Local Board at Chuadanga, and to fix, under section 8 of the Act, the number of members of the Local Board at nine.

This supersedes the Notification No. 2134 L. S.-G., dated the 16th August, 1892, published at page 214, Part IB of the Calcutta Gazette of the 17th idem.

Notification No. 3087 L.S.-G., dated the 19th September, 1904 (published in the Calcutta Genetic of 1904, Part IB, p. 210).

WHEREAS a Notification No. 1331 T.-M., dated the 18th June, 1904, was published at page 158, Part IB of the Calcutta Gazette of the 22nd idem

Printed post, p. 1184.
Not printed in this Collection.

BENGAL ACT III OF 1885 (THE BENGAN LOCAL SELF-GOVERFMENT ACT OF 1885) - contd.

declaring the intention of the Lieutenant-Governor to establish a Local Board in the Barrackpore sub-division of the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the local publication of the above Netification, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 6 of the Bengal Local Self-Government Act LLI of 1885, the Lieutenant-Governor is pleased to establish a Local Board at Barrackpore, and to fix, under section 8 of the Act, the number of members of the Local Board at seven.

This supersedes the Notification No. 159 T.—M., dated the 8th May, [1903,]² published at page 83, Part IB of the Calcutta Gazette of the 17th idem, and will take effect from the date on which the term of office of the members of the present Barasat Local Board will expire.

Notification dated the 18th March, 1890 (published in the Culcutta Gazette of 1890, Part IB, p. 55).

THE following list showing (a) the number of members fixed by the Lieutenant-Governor under section 7 of the Bengal Local Self-Government Act, 1885, for the District Board of Midnapore, and (b) the number of members of the District Board to be elected by each of the Local Boards in the district, is published for general information:—

District Board of	Number of members fixed for the District Board.	Local Board	of	Number of members of District Board to be elected by the Local Board.
Midnapore ·	24	Midnapore Contai Tamluk Ghatal		5. 3 2 2

This Notification cancels the Notification dated the 6th April, 1886, published at page 98, Part IB of the Calcutta Gazette of the 7th idem, so far as it relates to the constitution of the Midnapore District Board.

¹ Printed an'e, p. 1178. ² Sic. Read 1893. ³ Printed poet, p. 1183.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 2705 L. S.-G., dated the 17th October, 1892 (published in the Calcutta Gazette of 1892, Yart IB, p. 244).

In modification of the Notification dated the 10th April, 1386, 1 published at page 102, Part IB of the Calcutta Gazette of the 14th idem, it is hereby notified, for general information, that, in consequence of the abelition of the Lalbagh sub-division, in the district of Murshidabad, and the amalgamation of its jurisdiction with the other sub-divisions in that district, the Lieutenant-Governor is pleased to fix, under section 7 of the Bengal Local Self-Government Act III of 1885, the following revised number of members of the Murshidabad District Board to be elected by each of the remaining Local Boards in the district:—

Name of Local Board.			of th	nder of members ne District Board be clected by
, Dould.		•		e Local Board.
Berhamporo	•••	•••		6
Jangipur			***	2
Kandi	•••	•••	•••	2

Notification No. 60\frac{1}{2} T.\infty M., dated the 8th May, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 83).

In modification of the Notification dated the 10th April, 1886, published at page 102, Part IB, of the Calcutta Gaz tte of the 14th idem, it is hereby notified, for general information, that, under section 7 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to fix the number of members of the District Board of the 24-Parganas at twenty-four.

Notification No. 6287 L. S.-G., dated the 3rd November, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 197).

In supersession of the Notification No. 2136 L. S.-G., dated the 16th August, 1892, published at page 214, Part IB of the Calcutta Gazette of the 17th idom, it is hereby notified, for general information, that, under section 7 of the Bengal Local Self-Government Act III of 1885. the Lieutenant-Governor is pleased to fix the following revised number of members of the District Board of Nadia to be elected by each of the Local Boards in the district:—

Name of Local Board.	•	•	of	ber of me District B o'be electe	oard
Krishnagar	•••	•••	•••	2	-
Ranaghat	•••	•••		2	
Meherpur *	•••	•••	•••	2 .	•
Chuadanga	•••	•••	•••	2	
Kushtia	***		•••	2	r

¹ Printed post, p. 1184.
2 As to the re-establishments of the Lullingh sub-division—see Notification No. 632 J.D., dated the 10th May, 1900, printed in Vol. U. p. 818.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 991 L. S.-G., dutel the 2nd March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 46).

In modification of the Notification dated the 6th April, 1836, published a page 98. Part 1B of the Calcutta Gazette of the 7th idem, it is hereby notified, for general information, that, under section 7 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to fix the number of members of the District Board of Howrah at twelve, and the number of members of the District Board of Howrah to be elected by the Sadar Local Board, in the district of Howrah, at three.

Notification No. 3090 L. S.-G., dated the 19th September, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 211.)

In supersession of Notification No. 60 T.—M., dated the 2th May, 1893, published at page 83, Part IB of the Calcutta Gazette of the 17th idem, it is hereby notified, for general information, that, under section 7 of the Bengal Local Self-Government Act III of 1885, the Lieutonant-Governor is pleased to fix the number of members of the District Board of the 21-Parganas to be elected by each of the Barasat and Barrackpore Local Boards at two respectively.

This Natification will take effect from the date on which the term of office of the members of the present District Board of the 24-Parganas will expire.

Notification No. 2039 L.S.-G., dated the 16th August, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 131).

In medification of the Notification dated the 6th April, 1886, published at page 98, l'art IB of the Calcutta Gazette, dated the 7th idem, and in exercise of the powers conferred by section 7 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to fix 36 as the number of members of which the District Board of Birbhum shall consist, and four as the number of members which the Sadar and Rampur Hat Local Boards shall be respectively entitled to elect thereto.

Notification No. 2281L.S.-G., dated the 10th December, 1906 (published in the Calculta Gazette of 1906, Part IB, p. 189).

In modification of the Notification dated the 6th April, 1886, published at page 98, Part IB of the Calcutta Gazette, dated the 7th idem, and in exercise of the powers conferred by section 7 of the Bengal Lecal Self-Government Act

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

of 1885 (Ben. Act III of 1885), the Lieutenant-Governor is pleased to fix 16 as the number of members of which the District Board of Bankura shall consist and four as the number of members which the Vishnupur Local Board shall be entitled to elect thereto.

Notification dated the 22nd June, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 9.13).

It is hereby notified that the following gontlemen have been elected to be members of the District Board of Burdwan:—

3. The following gentlemen are appointed under section 7 of the Act, as

amended by Act V of 1908, to be members of the Board:-

The Sub-divisional Officer, Asansol
Ditto, Katwa
The Civil Surgeen of Burdwan
The Deputy Inspectors of Schools, Burdwan
...

Notification dated the 3rd August, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1100).

- 2. In exercise of the powers conferred on me by section 7 of the Local Self-Government Act as amended by section 4 (2) of the Act V of 1908, I appoints the following gentlemen to be members of the District Board of Nadia:—
 - 1. Superintendent of Police, Nadia.
 - 2. Civil Surgeon, Nadia.
 - 3. Deputy Inspector of Schools, Nadia.
 - 4. Sub-divisional Officer, Meherpur.

i Portions which are either personal by name or temporary are omitted.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT of 1885)—could.

Notification da!ed the 10th August, 1909 (published in the Carcutta Gazette of 1909, Part I, p. 1128).

It is hereby notified that the following gontlemon have been elected to be members of the District Board of Birbhum:—

2. The following gentlomen are appointed, under section 7 of the Bengal Local Self-Government Act, as amended by Act V of 1908, to be enembers of the said Board:—

The Civil Surgeon of Birbhum

The Pistrict Superintendent of Police
The Sub-divisional Officer of Rampur Hat
The Deputy Inspector of Schools

Ex officion

Ex officion

The Deputy Inspector of Schools

**The Deputy Inspect

Notification dated the 17th December, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1948).

It is hereby notified, for gonoral information, that, under section .7 of the Local Self-Government Act III (B.C.) of 1885, as amended by section 4 (2) of Act V of 1908, I 2 appoint the fellowing gentlemen to be members of the Distric. Board of Murshidabad:—

- 1. The Sub-dirisional Officer of Lasbagh. 3
- 2. Ditto Jangipur.
- 3. Ditto Kandi.
- 4. The Civil Surgeon of Murshidabad.
- 5. Superintendent of Police, Murshidahad:

Portions which are personal by name are omitted.
 4.e., the Commissioner of the Fresidency Division.
 On the resignation of the Sub-divisional Officer, Laibagh, the Deputy Inspector of Schools, Murshidabawas appointed a member in his place—ass Notification dated the Blud December, 1911, printed post, p. 1133.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—coûtd.

Notification dated the 21st March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 426).

In is hereby notified, for general information, that, under section 7 of the Local Self-Government Act III (B.C.) of 1885, as amended by section 4 (2) of Act V of 1908, I appoint the following gentlemen to be members of the District Board of Jessore:—

- 1. Sub-divisional Officer of Narail.
- 2. Ditto ditto of Jhenidak.
- .3. Ditto ditto of Bangaon.
- 4. Ditto ditto of Magura.
- 5. The Civil Surgeon of Jessore.
- 6. The Deputy Inspector of Schools, Jessore.

Notification dived the 2nd July, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 976).

It is hereby notified, for general information, that, the following gentlement have been elected, under section 7 of the Bengal Local Self-Government Act III of 1885, to be members of the District Board of Howrah:—

2. The following gentlemen are appointed, under section 7 of the Act, to be members of the said Board:—

The Sub-divisional Officer of Ulubaria
The Civil Surgeon, Howrah
The Deputy Inspector of Schools, Howrah
...

Ex officion
La officion
Ex officion
Ex officion
**The Sub-divisional Officer of Ulubaria
Ex officion
**The Sub-divisional Officer of Ulubaria
Ex officion
La officion
**The Sub-divisional Officer of Ulubaria
Ex officion
The Civil Surgeon
**The Civil S

Notification dated the 27th June, 1911 (published in the Cakulta Gazette of 1911, Part I, p. 1007).

It is hereby notified, for general information, that, the following gentlemen have been elected, under section 7 of the Bengal Local Self-Government Manual], 3 to be members of the Bankura District Board:—

t.e., the Commissioner of the Presidency Division.
 Portions which are of their personal by name or temporary are omitted.
 Sto. Read Act.

BENGAL ACT III of I	1885 (THE BENGAL OR 1885)—cc	LOCAL SELF-GOVERNMENT ACT
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2. The following gentlemen have been appointed to be members of the aid District Board:—

5. The Superintendent of Police, Bankura
6. The Civil Surgeon of Bankura
7. The Sub-divisional Officer of Vishnupur
8. The Deputy Inspector of Schools, Bankura

Notification dated the 12th July, 1911 (published in the Cakutta Gazette of 1911, Part I, p. 1087).

In is hereby notified, for general information, that, under section 7 of the longal Local Self-Government Act III of 1885, the following gentlemen have seen elected to be members of the District Board of Hooghly:—

2. The following gentlemen are appointed, under section 7 of the Act, to see members of the Board:—

The Civil Surgeon of Hooghly ...
 The Sub-divisional Officer, Serampore
 Ditto ditto, Arambagh ... \> Ex officio.
 The Superintendent of Police, Hooghly
 The Deputy Inspector of Schools, Hooghly ... \>

Notification duted the 4th September, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1267).

It is hereby notified, for general information, that, under section 7 of the Local Self-Government Act III (B.C.) of 1885, the following gentlemen have been elected to be members of the District Board of Khulna by the several Local Boards mentioned against their names:—

2. The following gentlemen are appointed, under section 7 of the Act, to be members of the Board:—

1. Sub-divisional Officer, Bagerhat ...
2. Ditto ditto, Satkhira ...
3: Civil Surgeon, Khulna ...
4. Deputy Inspector of Schools, Khulna ...

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 18th September, 1911 (published in the Calcutta Gaustie of 1911, Part I, p. 1328).

It is kereby notified, for general information, that, under section 7 of the Local Self-Govornment Act III (B.C.) of 1885, the following gentlemen have been elected to be members of the District Board of the 24-Parganas by the several-Local Boards mentioned against their names:—

The following gentlemen are appointed, under section 7 of the Act, to be members of the Board:—

1.	"The Sub-divisions	1 Officer,	Barrackporo	•••)
2.	Ditto	ditto,	Basirhat)
3.	Ditto	ditto,	Barasat	> Ex officio.
4.	Ditto	ditto,	Diamond Harbour	i
5.	The Deputy Inspe	ctor of 8	Schools, 24-Parganas	. . . j

1

Notification dated the 20th November, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1636).

It is heroby notified, for general information, that, under section 7 of the Bengal Local Self-Government Act III of 1885, the following gentlemen have been elected to be members of the District Board of Midnapore:—

2. It is also notified that, under section 7 of the Act, the following gontlemen are appointed members of the said Board:—

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1. The Civil Surgeon, Midnapore ...
2. The Deputy Inspector of Schools, Midnapore ...
3. The Sub-divisional Officer, Contai ...
4. Ditto ditto, Tamluk
5. Ditto ditto, Ghatal ...
6. The Superintendent of Police ...
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Notification dated the 22nd December, 1911 (published in the Calcutta Gazette of 1912, Part I, p. 14).

In exercise of the powers conferred upon me by section 7 of the Bengal Local Self-Government Act III of 1885, as amended by section 4 (2) of the Bengal Self-Government (Amendment) Act V of 1908, I 2 appoint the Deputy Inspector of Schools, Murshidabad, to be a member of the District Board of Murshidabad in the place of the Sub-divisional Officer of Lalbagh, resigned.

Portions which are either personal by name or temporary are omitted.
\$ \$.s.\$ the Commissioner of the Presidency Division.

BENGAL ACT III OF 1885 (THE BENGAL LOVAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 6th April, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 98).

The following list showing (a) the number of members fixed by the Lieutenant-Governor under sections 7 and 8 of the Bengal Local Self-Government Act, 1885, for each of the District and Local Beards to be established in the districts of Burdwan, Bankura, Birbhum, Midnapore, Hooghly, Howrab, Dacca and Faridpur, and (b) the number of members of the respective District Boards to be elected by each of the Local Boards in the district, is published for general information:—

Division,	District Board of-	Number of members fixed for the District Boss d.	Local Board of—	Number of members of members fixed for the Local Board. Number of members of District Board to the telested by the Local Board.
(Burdwan	18	Burdwan Raniganj Katwa Kalna	16 10 2 2 10 10 2 2
	Bankura	16 2	Bankura Vishnupur	12 4
•	Birbhum	16 3	{ Sadar Rampore Hât	11 4 4 4 3
Burdwan {	Midnapore	36 4	Midnaporo Ghatal Tamluk Contai	37 5 18 6 18 3 21 4
	Hooghly	26	Hooghly Serampore Jahanabad 7	15 5 15 5 9 3
	Howrah	10 ⁸	{Howrah Ulubaria	12 , 3
•		*		#10

¹ These numbers in column 5 were subsequently revised by Notification dated the 15th May, 1886, printed post, p. 1188.

2 These figures were substituted for the original figures by Notification No. 2281, dated the 16th December. 1906. These figures were substituted for the original figures by Notification No. 2089, dated the 16th Angust, 1906, printed ante, p. 1177

For a lator Notification revising these numbers in columns 3 and 6, see Notification dated the 18th March, 1890, printed ante, p. 1176.

For a lator Notification altering this number to 24, see Notification No. 2069, dated the 9th August, 1992, 2008, p. 1186.

Order to Sinter Notification fixing the number of members for the Ghatal Local Board at 16, see Notification No. 1183, printed 2004, p. 1186.

p. 1186.
For a later Notification fixing the number of members for the Ghatal Local Board at 15, 209 Notification No. 1712, dated the Slat April, 1896, printed post, p. 1185.
Now called Arambash.
These numbers were subsequently revised by Notification No. 991 L.S.-G, dated the 3nd March, 1993, printed ast, p. 1177.
For allater Notification altering this number to 15, see Notification No. 790, dated the 31 March, 1896, printed post, p. 1185.
The entries relating to the districts of Dacoa and Faridpur, which are in Hartern Bengal and Assam, are not reprinted.

BRNGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)-contd.

Notification dated the 10th April, 1886 (published in the Calculta Gazette of 1886, Part IB, p. 1021.

THE following list showing (a) the number of members fixed by the Lieutenant-Governor under sections 7 and 8 of the Bengal Local Self-Government Act, 1885, for each of the District and Local Boards to be established in the districts of the Presidency Division, and (b) the number of members of the respective District Boards to be elected by each of the Local Boards in the district, is published for general information :-

Division.	Distruct Board of—	Number of members fixed for the District Board.	Local Board of—	Number of members fixed for the Local Board.	Number of members of District Board to be elected by the Local Boneds.
	24-Parganas	25 1	Aliporo Diamond Harbour Barasat Basirhat Dum-Dum 4 Barrackpore	15 ² 12 9 9 6 6	3 3 2 3 2 1 1 8
	Nadia	21	Krishnagar Kushtia Chuadanga Mcherpur Ranaghat	12 9 9 9 9	$ \begin{cases} 2 \\ 2 \\ 2 \\ 2 \end{cases} $
Presidency	Јевого	25	Jessoro Jhenidali Magura Narail Bangaon	18 9 9 9 16 ⁷	3 2 2 2 2 3
	Murshidabad	21	Berhampore Lalbagh Kandi . Jangipur	15 9 12 12	2 2 2 2 2
Į	Khulna	17	Khulna Bagerbat Satkhira	12 13 16	3 2 3

¹ This number was subsequently reduced to 24, see Notification No. 663, dated the 8th May, 1898, ants, p. 1176.

2 For a later Notification, sitering this number to 16, see Notification No. 796, dated the 6th September, 1897,

post p. 1187.

For a later Notification altering these numbers, see Notification No. 3090 L.S.-G., dated the 19th September,

For a later Notification altering three numbers, and the first part of the first par

post, p. 1186.

The Lulingh Local Board was abolished by Notification No. 2138 L.S.-7., dated the 16th August, 1892, (printed ante, p. 174) and the figures against the Local Boards of Berhampore, Jangipur and Kandi in columns 5 and 6 were consequently seviand, 186 Notification Nos. 2138 and \$705, dated the 16th August and 17th Oct., ber, 1893, printed ante, p. 1176 and 1176. **espectively.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 15th May, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 131).

It is hereby notified, for general information, that, in modification of the Notification dated the 6th April, 1886, published at page 98, Part IB of the Calcutta Gazette of the 7th idem, the Lieutenant-Governor is pleased to fix the following number of members for the Local Boards to be established in the district of Burdwan:—

Local Board.	•	٠	•			Number of members fixed.
Burdwan	•••		•••	•••		15
Raniganj 2	•••		•••	•••	•••	9
Katwa			•••	•••	•••	9, ,
\mathbf{K} alna	•••		•••	•••	٠	9

Notification No. 2068 L. S.-G., dated the 9th August, 1892 (published in the Calcutta Gazette of 1892, Part IB, p. 218).

It is hereby notified, for general information, that, in [modification] ³ of the Notification dated the 1st June, 1886, published at page 143, Part IB of the Calcutta Gazette of the 9th idem, the Lieuvenant-Governor is pleased to direct that the Eadar Local Board of the district of Midnapore shall consist of 24 members instead of 36 fixed under the aforesaid Notification.

Notification No. 780 L.S.-G., dated the 1st March, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 47).

In modification of the Notification dated the 6th April, 1886, published at page 98, Part 1B of the Calcutta Gazette of the 7th idem, it is hereby-notified, that, under section 8 of the Bengal Local Solf-Government Act III of 1885, the Lieutenant-Governor is pleased to fix the number of members of the Ulubaria Local Board, in the district of Howrah, at fifteen.

Notification No. 1712 L.S.-G., dated the 21st April, 1896 (published in the Calcutta Gazette of 1898, Part IB, p. 27).

It is hereby notified, for general information, that, in modification of Notification No. 2764 L. S.-G., dated the 8th August, 1893, published at page 130, Part IB of the Calcutta Gazette of the 9th idem, the Lieutenant-Governor is pleased to direct that the Local Board of Ghatal, in the district of Midnapore, shall consist of 15 members, instead of 18 fixed under the aforesaid Notification.

Printed auts, p. 1183.
Now called Asansol Local Board.
Sic. Read supersession.
Printed auts, p. 1173.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 512 T.—M., dated the 25th September, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 173).

It is hereby notified, for general information, that, in modification of Notification dated the 10th April, 1886, 1 published at page 102, Part IB of the Calcutta Gazette of the 14th idem, the Lieutenant-Governor is pleased to direct that the Local Board of Pangaon, in the district of Jessore, shall consist of 12 members, instead of 15 fixed under the aforesaid Notification.

Notification No. 6285 L.S.-G., dated the 3rd November, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 197).

In rupersession of the Notification No. 2134 L. S.-G., dated the 16th August, 1892, published at page 214, Part IB of the Calcutta Gazette of the 17th idem, and in consequence of the re-establishment of a Local Board at Chuadanga, in the district of Nadia, the Lientenant-Governor is pleased to fix under section 8 of the Bengal Local Self-Government Act III of 1885, the number of members for the Meherpur Local Board at nine.

Notification No. 3089 L.S.-G., dated the 19th September, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 211).

In ²[supersession] of the Notification No. 59 T.—M., dated the 8th May, 1893, published at page 83, Part IB of the Caloutta Gazette of the 17th idem, it is hereby notified, for general information, that, in consequence of the establishment of the Barrackpore Local Board, in the district of the 24-Parganas, and the separation of its jurisdiction from that of the Barasat Local Board, the Lieutenant-Governor is pleased to fix the number of members of the Barasat Local Board at nine.

This Notification will take effect from the date on which the term of office of the members of the present Barasat Local Board will expire.

Notification No. 2282 L. S.-G., dated the 10th December, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 189).

In '[modification] of the Notification dated the 5th June, 1886, published at page 145, Part IB of the Calcutta Gazette of the 9th idem, and in exercise of the powers conferred by section 8 of the Bengal Local Self-Government Act of 1885 (Ben. Act III of 1885), the Lieutenant-Governor is pleased to fix ten as the number of members of which the Vishnupur Local Board shall consist.

Printed anse, p. 1164.
Sic. Read medification.
Printed gais, p. 1173.

Bengal Act III of 1885 (the Bengal Local Self-Government Act of 1885)—contd.

Notification No. 796 L.S.-G., dated the 6th September, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 128).

In modification of the Notification, dated the 10th April, 1886, 1 published at page 102, Part IB of the Calcutta Gazette of the 14th idem, and in exercise of the powers conferred by section 8 of the Bengal Local Self-Government Act of 1885 (Ben. Act III of 1885), the Lieutenant-Governor is pleased to fix 16 as the number of members of which the Sadar Local Board in the district of the 24-Parganas shall consist.

Notification No. 660 T.-L.S.-G., dated the 24th October, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 157.)

In exercise of the power conferred by section 11 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to appoint the following gentlemen to be members of the Rampur Hât Local Board in the district of Birbhum:—

The Sub-divisional Officer of Rampur Hat.

Notification dated the 25th January, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 193.)

Ir is notified that at the recent general elections the following gentlemen have been elected as members of the Sadar Local Board in the district of Burdwan:—

3. It is further notified, that, under section 11 of the Local Self-Government Act III of 1885, as amended by Act V of 1908, the following gentlemen have been appointed members of the same Local Board:—

2. The Deputy Inspector of Schools, Burdwan, Ex officio.

Printed anis, p. 1164.
 Portions which are either personal by name or temperary are omitted.

Rules and Orders made under Bougas Acts - consus

BENGAL ACT III OF 1885 (AHE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 30th April, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 665.)

In exercise of the powers conferred on me by section 4 (?) of the Bengal Local Self-Government (Amendment) Act V of 1908, I appoint under section 11 of the Local Self-Government Act III (BC.) of 1885, the following gentlemen to be members of the several Local Boards in the district of Nadia:—

Local Boards.				Names	of members.		
. •	•	•	•	•	*		2
Ranaghat	•••	The Sub-	divisional	Officer,	Ranaghat,	Ex officio). 2
Meherpur	•••	The Sub-	divisional	Officer,	Moherpur.	Ex officia	0. 2
 Chuadanga		The Sub-	divisional	Officer,	Chuadanga,	, Ex offic	cio.
Kushtia	•••	The Sub-	divisional	Officer,	Kushtia, E	x officio.	2
•	1	•	•	•	*	•	2

Notification dated the 8th September, 1969 (published in the Calcutta Gazette of 1909, Part'I, p. 1233)

2. In exercise of the powere conferred upon me by section 11 of the Bengal Local Self-Government Act III (B.C.) of 1885, as amended by section 4 (2) of the Local Self-Government (Amendment) Act V of 1908, I appoint the following gentlemen to be members of the Local Boards, in the district of Murshidabad, mentioned against their names:—

Name of I	Local Board.			Name of 1	Members.	
Sudar	•••	*	•	•	•	2
Kandi		livisional Of			•	2
Jangipur	Sub-	livisional Of	ficer, Jan	gipur.	•	2

Notification dated the 11th March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 391.)

It is hereky notified, for general information, that the following gentlemen have been duly elected as members of the Contai Local Board, in the district of Midnapore:

1

e. 4.c., the Commissioner of the Presidency Division.
2 Portions which are either personal by make or temporary are emitted.

BRNGAL	Acr	III	OF	1885	(THE	BENGAL	LOCAL	SELF-GOVERNMENT	Acr	OF
					1	188 5) co	ntd.			

- 3. The following gentlemen have been appointed as members of the said Local Board under section 11 of the Bengal Local Self-Government Act:—
 - 1. The Sub-divisional Officer of Contai
 - 2. The Sub-divisional Officer, No. 4 Sub-division, Public Works Department.
 - 3. The Assistant Surgeon, Contai
 - 4. The Khas Mahal Manager

Notification dated the 21st March, 1910 (published in the Colcutta Gazetle of 1910, Part I, p. 446.)

It is hereby notified, for general information, that the following gentlemen have been elected, under section 9 of the Bengal Local Self-Government Act of 1885, to be members of the Ulubaria Local Board, in the district of Howrah:—

- 2. The following gentlemon have been appointed to be members of the said Local Board under section 11 of the Beugal Local Self-Government Act:—
 - 1. Babu Rakhal Das Chatarji, Sub-divisional Ex office
 - 2. The Assistant Surgeon of Ulubaria

Notification dated the 24th February, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 322.)

It is hereby notified, for general information, that the following gentlemen have been duly elected as members of the Serampore Local Board, in the district of Hooghly:—.

2. The following gentlemen have been appointed as members of the said Local Board under section 11 of the Bengal Local Self-Government Act:—

1. The Sub-divisional Officer, Sqrampore

En officio.

Ex officio.

¹ Portiogs which are lither personal by name or temporary are emitted

Brngal Act III of 1885 (the Bengal Local Self-Government Act of 1885)—cgntd.

Notification dated the 27th March, 1911 (published in the Calcutta Gasette of 1911, Part I, p. 477).

It is hereby notified for general information that Babu Bijoy Gopal Bose has been duly elected as a member of the Arambagh Local Board in the district of Hooghly for than Khanakul.

2. The following gentlemen are appointed under section 10 of the Bengal

Local Self-Government Act as members of the said Local Board :-

- 3. The following gentlemen are appointed under section 11 of the said Aot as members of the said Local Board:—
 - 1. The Subdivisional Officer of Arambagh—Ex officio.

Notification dated the 1st April, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 588).

2. In exercise of the powers conferred upon me by section 11 of the Local Self-Government Act III (B.C.) of 1885, as amended by section 4 (2) of the Local Self-Government Act V of 1908, I ² appoint the following gentlemen to be members of several Local Boards in the district of the 24-Parganas mentioned against their names:—

Name of Local Board.

Name of member.

The Deputy Collector in charge of khas mahals—Ex officio.

The Sub-divisional Officer, Barrackpore—
Ex officio.

The Sub-Deputy Magistrate and Collector Diamond Harbour—Ex officio.

Portions which are either personal by name or temporary are unitted.

BENGAL ACT III OF 1885 (THE BRIGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 12th May, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 749).

In exercise of the powers conferred upon me by section 11 of the Local Self-Government Act III (B.C.) of 1885, as amended by section 4 (2) of the Local Self-Government Act V of 1908, I lappoint the following gentlemen to be members of the several Local B ards in the district of Khulna mentioned against their names:—

Name of	Local Board.			Nam	e of memb	er. •
Khulna	•••	•••		•		
Bagerhat	•••	•••	$\left\{egin{array}{l} 1. \\ \cdot \end{array} ight.$	Sub-divisional officio.	Officer,	Bagerhat—Ex-
Satkhira	•••	•••	1.	Sub-divisional officio.	Officer,	Satkhira—Ex

Notification dated the 14th August, 1911 (published in the Calculla Gazette of 1911, Part I, p. 1210).

It is hereby notified for general information that the following gentlemen have been duly elected as members of the Chatal Local Board in the district of Midnapore:—

- 3. The following geutlemen have been appointed members of the said Local Board under section 11 of the said Act:—
 - 1. The Subdivisional Officer of Ghatal—Ex officio.

Notification dated the 18th November, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1600).

It is notified for general information that at the recent general election the following gentlemen have been elected members of the Katwa Local Board in the district of Burdwan:—

^{2 (.}e., the Commissioner of the Presidency Division.

BENGAL	Act	III	of	1885	(THE	BENGAL	Liocal	Self-Government	Acr	OF
					ົ 1	885)00	ntd.			

- 2. It is also notified that, under section 11 of the Local Self-Government Act III of 1885, as amended by Act V of 1908, the following gentlemen have been appointed members of the said Local Board:—
 - 1. The Sub-divisional Officer, Katwa—Ex officio.

Notification dated the 21st November, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1635).

_1

It is notified for general information that at the recent general elections the following gentlemen have been elected members of the Asansol Local Board for than Kaksha in the district of Burdwan:—

- 3. It is further notified that, under section 11 of the Local Self-Government Act III of 1885, the following gentlemen have been appointed members of the same Local Board:—
 - 1. The Sub-divisional Officer of Asansol—Ex officio.

Notification dated the 13th December, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1826).

It is hereby notified, for general information that at he recent general election the following gentlemen have been elected members of the Kalna Local Board in the district of Burdwan:—

- 3. It is further notified, that under section 11 of the Local Self-Government Act III of 1885, the following gentlemen have been appointed members of the same Local Board:—
 - 1. The Sub-divisional Officer, Kalna—Ex officio.

² Portions which are either personal by name or temporary are emitted.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 1st October, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 477).

It is hereby notified for general information that, in exercise of the powers conferred upon him by section 21 of the Bengal Local Sclf-Government Act III (B.C.) of 1885, the Lieutenant-Governor is pleased to direct that the District Boards and the several Local Boards constituted under the Act in the districts named below shall come into existence on the 1st October 1886:—

24-Parganas.
Nadia.

Murshidabad.
Jessore.
Khulna.
Hooghly.
Howrah.

Burdwan.
Midnapore.
Bankura.
Birbhum.
Dacca.
Faridpur.
Patna.

Notification No. 995 L.S. G., dated the 2nd March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 46).

It is hereby notified that the members of the Ulubaria Local Board in the district of Howrah having, at a meeting under section 25 of the Bengal Local Self-Government Act III of 1885, requested the Lieutenant-Governor to appoint a Chairman, the Lieutenaut-Governor is pleased under the said section to appoint the Sub-divisional Officer, Ulubaria, to be the Chairman of that Local Board.

Notification dated the 21st January, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 105).

It is hereby notified for general information that, under section 25 of the Local Self-Government Act III of 1885, as amended by paragraph 13 of Act V of 1908, the Sub-divisional Officer of Rampur Hat has been elected as Chairman of the Rampur Hat Local Board.

Notification duted the 21st June, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 890)

In exercise of the powers conferred on me by section 16 of the Bengal Local Self-Government (Amendment) Act V of 1908, I 1 approve the election by the members of the Ranaghat Local Board in the district of Nadia of the Subdivisional Officer, Ranaghat, to be their Chairman.

¹ d.e., the Opin missioner of the Presidency Division.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—confd.

Notification dated the 21st June, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 890).

In exercise of the powers conferred on me by section 13 of the Bengal Local Self-Government (Amendment) Act V of 1908, I i approve the election, by the members of the Chuadanga Local Board in the district of Nadia, of the Subdivisional Officer, Chaudanga, to be their Chairman.

Notification dated the 19th July, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1040).

In exercise of the powers conferred on me by section 13 of the Bengal Local Self-Government (Amendment) Act V of 1908, I approve the election by the members of the Kushtia Local Board in the district of Nadia, under section 25 of the Bengal Local Self-Government Act III of 1885, of the Sub-divisional Officer, Kushtia, to be their Chairman.

Notification dated the 19th July, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1040).

In exercise of the powers conferred on me by section 13 of the Bengal Local Self-Government (Amendment) Act V of 1908, I approve the election by the members of the Meherpur Local Board in the district of Nadia, under section 25 of the Bengal Local Self-Government Act III of 1885, of the Sub-divisional Officer, Meherpur, to be their Chairman.

Notification dated the 29th Junuary, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 258).

It is hereby notified for general information that, under section 25 of the Local Self-Government Aot, the Sub-divisional Officer of Kalna has been elected by the members of the Local Board of Kalna in the district of Burdwan to be their Chairman.

Notification dated the 10th May, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 648).

It is notified for general information that, under section 25 of the Bengel Local Self, Government Act III of 1885, the Sub-divisional Officer of Contai has been elected Chairman of the Contai Local Board in the district of Midnapore.

^{2 (}A, the Commitginger of the Presidency Division.

Bengal Act III of 1885 (1HE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 4th September, 1911 (published in the Culcutta Gazette of 1911, Part I, p. 1267).

In exercise of the powers conferred upon me by section 25 of the Local Self-Government Act III (B.O.) of 1885, as amended by section 13 of Act V of 1908, I 1 approve of the election of the following gentlemen as- Chairmen of the several Local Boards in the district of Khulna mentioned against their sames:—

Name of Local Board.

Name of Chairman.

Khulna

... Råi Bepin Behari Sen Bahadur.

Bagerhat

... Sub-divisional Officer, Bagerhat - Exofficio.

Satkhira

... Sub-divisional Officer, Satkhira-Ex officio.

Notification dated the 15th October, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1465).

It is hereby notified for general information that the election, by the members of the Ghatal Local Board in the district of Midnapore, of the Subdivisional Officer of Ghatal to be their Chairman is approved under section 25 of the Bengal Local Self-Government Act

Notification dated the 6th November, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1524).

In exercise of the powers conferred upon me by section 25 of the Bengal Local Self-Government Act III of 1885, as amended by section 13 of the Bengal Local Self-Government (Amendment) Act V of 1908, I paperove the election, by the members of the Barrackpore Local Board in the district of the 24-Parganas, of the Sub-divisional Officer of Barrackpore to be the Chairman of the Barrackpore Local Board.

Notification dated the 29th January, 1912 (published in the Calcutta Gazette of 1912, Part I, p. 247).

IT is hereby notified for general information that I i approve, under section 25 of the Local Self-Government Act, the election by the members of the Asansol Local Board in the district of Burdwan of the Sub-divisional Officer of Asansol to be their Chairman.

¹ de the Commissioner oldhe Binistee

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 29th January, 1912 (published in the Cakutta Gazete of 1912, Part I, p. 247)

It is hereby notified for general information that I approve, under section 25 of the Bengal Local Self-Government Act, the election, by the members of the Katwa Local Board in the district of Burdwan, of the Subdivisional Officer of Katwa to be their Chairman.

Notification No. 1006 L.S.-G., dated the 12th March, 1895 (vublished in the Calcutta Gazette of 1895; Part IB, p 55).

It is hereby notified for general information that, in the exercise of the powers conferred on bim by section 37 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to extend the provisions of Chapter II of Part I of the said Act relating to the formation of Union Committees to the district of Nadia with effect from the 1st April, 1895.

Notification No. 1082 L.S.-G., dated the 15th Murch, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 58).

It is hereby notified for general information that, in the exercise of the powers conferred on him by section 37 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to extend the provisions of Chapter II of Part I of the said Act relating to the formation of Union Committees to the district of Howrah, with effect from the 1st April, 1895.

Notification No. 135 T.—M., dated the 14th June, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 123).

It is hereby notified for general information that, in exercise of the power conferred on him by section 37 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor extends the provisions of Chapter II, Part I of the said Act, relating to the formation of Union Committees, to the districts of Hooghly and Midnapore, with effect from the 1st July, 1895.

¹ i.e., the Commissioner of the Burdsvan Bivision.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 146 T.-M., dated the 15th June, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 129).

It is hereby notified for general information that, in exercise of the power conferred on him by section 37 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor extends the provisions of Chapter II, Part I of the said Act, relating to the formation of Union Committees, to the districts of the 24-Parganas, Murshidabad, Jessore and Khulna, with effect from the 1st July, 1895.

Notification No. 706 T.-M., dated the 17th October, 1395 (published in the Calcutta Gazette of 1895, Part IB, p. 235).

It is hereby notified for general information that, in the exercise of the power conferred on him by section 37 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor extends the provisions of Chapter II, . Part I of the said Act, relating to the formation of Union Committees, to the district of Burdwan, with effect from the 1st January, 1896.

Notification No. 1621 T. - M., dated the 5th September, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 169).

It is hereby notified for general information that, in the exercise of the powers conferred on him by section 37 of the Bengal Local Self Government Act III of 1885, the Lieutenant-Governor is pleased to extend the provisions of Chapter II of Part I of the said Act, relating to the formation of Union Committees, to the district of Bankura, with effect from the 1st January, 1903.

Notification No. 924 T.-L.S.-G., dated the 28th September, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 179).

In exercise of the power conferred by section 37 of the Bengal Local Self-Government Act of 1885 (Ben. Act III of 1885), the Lieutenant Governor in Council is pleased to extend the provisions of Chapter II of Part I of that Act relating to Union Committees to the district of Birbhum.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SRLF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 1007 L S.-G., dated the 12th March, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 54).

It is hereby notified for general information that, in the exercise of the powers conferred on him by section 38 of the Bengal Local Self-Governmen Act III of 1885, the Lieutenant-Governor is pleased to constitute the following groups of villages in the district of Nadia into Unions:—

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
	Kishanganj	7	 Kishanganj. Pabakhali. Khatura. Bhajunghat. Tungi. Adityapur. Railbazar. Goari. Dewanerberh. Majdia. Krishnapur. Shibnibash.
Sadar ,,, {	Muragacha ¹	8	1. Nakasipara. 2. Gotepara. 3. Billogram. 4. Jagannathpur. 5. Kashiadanga. 6. Shudhakarpur. 7. Muragacha. 8. Dharmadaha. 9. Kanchkuli. 10. Dohokula. 11. Kandua. 12. Adampotta. 13. Gopalpur. 14. Tentulberia. 15. Raghunathpur. 16. Lohagachi. 17. Gacha.

² For a later notification as to the constitution of the Muragacha Union, see Notification No. 78 T.—M., dates the 18th May 1895, post, p. 1802.

Bengal Act III of 1885 (the Brngal Local Self-Government Act of 1885)—contd.

Name of Local Roard within whose trisdiction the Union is constituted.		Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.	
1	2	3	4	
íushtia	Poradah	7 {	1. Poradah. 2. Katdaha. 3. Sarupdaha. 4. Chitta. 5. Sugandhi. 6. Bhurol. 7. Tegori. 8. Kamardanga. 9. Baliashisha. 10. Khoyerchora. 11. Ahmadpur-Belgachi.	
Meherpur	Chuadanga	7 {	1. Chuadanga. 2. Hatikata. 3. Daulatpur. 4. Taltola. 5. Hulohara. 6. Satgari. 7. Nun-nagar. 8. Thakurpur. 9. Belgachi. 10. Jafarpur. 11. Sumirdia. 12. Bujrukgargari.	

2. These orders will take effect from the 1st April, 1895.

Notification No. 1099 L.S.-G., dated the 19th March, 1895 (published in the Calcutta Gazetle of 1895, Part IB, p. 59).

It is hereby notified for general information that, in the exercise of the powers conferred on him by section 88 of the Bengal Local Self-Government Act III

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

of 1885, the Lieutenant-Governor is pleased to constitute into Unions the following groups of villages in the district of Howrah:—

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	1	
Sadar	Domjur	9	Domjur. Uttarpur or North Jhapurdah. Dakhyinpur or South ditto. Makardah. Khatia. Baigari (Begri). Bhandardah. Kesahpur. Kolora. Parhatipur 1 Daffarpur
	Jagathal- labhpur,	9	Jagatballahhpur. Bally. Jhingra. Telihati. Godaria. Jotsadi. Bargaehhia. Mansinghpur. Paikpara. Balia (Pratappur). Rampur or Mirzapur. Patihal. Ramanath Bati. Sibananda Bati. Jadupur. Hahizpur. Sadasibpur. Bankul (and Bankul Chak). Naikuli. Chandal. Goalponta.

¹ These villages were included into the Domjur Union by Notification No. 1991 L.S.-G., dated the 18th July 1998, printed post, p. 1833.

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Rules and Örders made under Bengal Acts—contd.

BENGAL ACT III OF 1885 (THE BENGAL LOOAL SELF-GOVERNMENT ACT OF 1885) - contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute to Union.	
1	2	3	4	
Ulubaria	Amta Bagnan	9	Amta. Chhota Mayra. Madaria. Someswar. Bara Mayra. Jagannathpur. Jotkalyan. Malwagram. Santoshnagar. Dyaura. Ranapara. Gagan. Guzarpur. Kharop. Narit. Kalbas. Bara Gazipur. Gazipur. Mainan. Napara. Jayanti. Tajpur. Mahesmuri. Bagnan. Beraberia. Khadinan. Gopalpur. Hijlak. Patinan. Tenpur Nabasan. Durllabhpur. Ghoraghata. Muralibar. Mahadebpur. Sitalpur. Ramchandrapur. Chindpur. Khalor.	

BENGAL AUT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885) -- contd.

Namo of Local Locad within whose jurisdiction the Union 18 constituted	. Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Ulubaria— concld.*-	Bagnan— concld.	9.	Gobardhanpur (Borar). Gulanandapur. Antilya. Najarpur. Bantul. Golbari. Kanaipur. Chandbhag. Mugkalyan. Sahura.

2. These orders will take effect from the 1st April, 1895.

Notification No. 73 T.-M., dated the 16th May, 1895 (published in the Cakutta Guzette of 1895, Part 1B, p. 103).

In modification of notification No. 1007 L.S.-G., dated the 12th March, 1895, published at page 54, Part IB of the Calcutta Gazette dated the 13th idem, it is hereby notified for general information that, in the exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to constitute the following villages in the district of Nadia into a Union:—

Name of Local Board within whose jurisdiction the Union is constituted.		Number of mointers of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Sadar	Muręgacha	9	1. Nakasipara. 2. Gotepara. 3. Billogram. 4. Jagannathpur.

1 Printed aute, p. 1198.

BENGAL ACT III OF 1885. (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)- contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the
1	2	3	4
Sadar — concld.	Muragacha — concld.	9	5. Kashiadanga, 6. Shudhakarpur. 7. Muragacha. 8. Dharmadaha. 9. Kanchkuli. 10. Dohokula. 11. Kandua. 12. Adampotta. 13. Gopalpur. 14. Tentulberia. 15. Raghunathpur. 16 Loliagachi. 17. Gacha. 18. Chandanpur. 19. Karkaria.

Notification No. 136 T.—M., dated the 14th June, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 123).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 18-5, the Lieutenant-Governor is pleased to constitute into Unions, with effect from the 1st July, 1895, the following groups of villages in the district of Hooghly:—

- Name of Local Board within whose jurisdiction the Union is constituted	Name of Union.	Number of members of which the Union Committee shall consist.	•Names of villages which constitute the Union.		
٠١.	2	3		4	
Sadar	Balagarh		·Balagarh Baruipara. Bahadurnagar.		

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BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Mames of villages which constitute the Union
i*	2	3	4
Sadar—oontd.	Balagarh —concld.	9	Godagachi. Tamlipara'. Badurpara. Panchpara. Asanpara. Amadpur. Protabpur.¹ Kobura.¹ Borah. Baksagarh. Bahadurpur. Numdukhda. Basantapur.¹ Jirat. Kebiguri. Durlabhpur. Narkeldanga. Rampur. Paranpur. Rukaspur.¹ Gopalpur. Mukandanagar. Gopalpur. Mukandanagar. Gopalpur Pati. Hatkanda. Sukriah. Tentulia. Chandra. Gopalnagar. Ampela. Kanpara.¹ Kolora. Punai Bhalugura. Ghaint Gachi. Sripur Hatgobindaganj. Bahadurganj. Bhabanipur.

¹ These vilings, were excluded from the Balagarh Union by Rolfication No. 948 T.-L.S.G., dated the 4th October, 7811 perfect, 1734.

. Bengal Act III of 1885 (The Bangal Local Self-Government Act of 1885)—contd. *

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Upion Committee shall consist.	Names of villages which constitute the Union.
1	2	3	. 4 .
Sadar— concil. Serampore	Pandua	7	Pandua with all portions. Shekhpukur. Namajgram. Noar alias Kalipukur. Durgabati alias Sarai. Mahadebpur alias Samasabad. Mulukpur. Khir Kundy. Nutan Chandrahati. Dhaipuker. Bag Maidan. Niala. Kajipara. Sripala. Chandrahati. Kolisara. Shaibona. Elampur. Thaipara. Jagannathpur. Thakurbera. Tinna. Ramnagar. Berui. Ram Kanaipur alias Golagoil. Mondalai. Basundebpur. Gopinagar. Raghubati. Aminpur. Hora. Bamdupara. Hamiraghachi. Bagnanbati. Nirlah.
•			Pitteh. Jote Sindhu alize Ram Ghandrapur. Chak (Patti).

¹Villages Niels and Sheibons were excluded from, and village Mondalatincluded within, the Pandus Union by Netification No. 943 T.—L.S.-G., dated the eik October, 1211, past, p. 1234.

Bengai. Act III of 1885 (the Bengail Local Self-Government Act of 1885) -- contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1.	2	3	4
Serampore— contd.	Haripal—concld.	7	Bara Chandinagar (1). Gopalnagar. Jaikristapur. Chota Chandinagar patti (2). Chandinagar patti (3). Chaitanpur. Radhakristapur. Hazrapur patti. Bhagabatipur. Kolubati (patti). Gobati. Ghosa Ram Chandrapur (2). Mosapur. Ulibrampur. Jagannathbati. Santipur. Chak Ananta. Raghunathpur. Bhawanipur. Krishnaballabhbati. Goraipur. Krishnaballabhbati. Goraipur. Krishnaballabhbati. Baliachua alias Meddepara. Chawbaru. Khamarchandi. Karaugadhari. Balarampur. Baliarpur patti. Radhakristapur (2). Chandinagar. Shibbati. Hat Gobinda patti. Bankagachi. Katapukur. Chikrand. Goalpara. Nadapara (with patti Jaikristapur). Danpatiput.

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Rules and Orders made under Bengal Acts—contd.

BENGAL ACT III OF 1885 (THE BENGAN LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Serampore—concld.	Chanditola—concld.	.7	Narpara. Bhatpara Naiti. Nondapara. Talpukur. Par Dankuni Jaiktistapur. Dankuni. Gobra with Akhdanga. Beddanga. Boite. Manoharpur. Kalipara. Garalgaoha. Kristopur. Ekloki. Khanpara. Chanditala with Dhopadanga. Barijhati. Makalparn. Ajodhya alias Pheru. Bamandanga. Toka. Gopalpara alius Gopaldanga. Kalachora. Benipur with patti Kaibartapara. Pairagaoha. Kanabari.
Jahanabad ¹ •	Bally	7	Bally. Jagidaha Chandpur. Jogalpur. Kalageohia.
• .	•	•	Goalsura. Dighrah. Syamballabhpur. Chota Dongal. Baluchuk.
•		•	Khulgram.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
ĩ	2	3	4
Jahanabad— concut.	Bally— concld.	7.	Damodarpur, Mirjapur. Gokulnagar. Pekra. Dewangaj. Nugrajpur. Radhaballabhpur. Sujanganj. Malmohan. Kagchipara. Hatpara.

Notification No. 137 T.-M., dated the 14th June, 1895 (published in the Calcuta Gazette of 1895, Part IB, p. 126).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to constitute into Unions, with effect from the 1st July, 1895, the following groups of villages into the district of Midnapore:—

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.	q
1	2 '	3	4	
Sadar	Nowada 1	9	Nowada Nandabari. Pangaput. Amadpur, Baibanda, etc.	

¹ So much of this Notification as relates to the constitution of the Nowada Union is annualled by Motification No. 801 T.—L.S. G., dated the 25th September, 1911, post, p. 1834.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 885)—contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union:	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Sadar — cont d.	Nowada—• concld	• 9	Bijee. Golgram. Chandramerh. Simulohatihat. Murasthi. Bakulsa. Barati. Damodarpur. Dubadandi. Bishunpur, Gopalpur, etc. Boleguri. Kalapunja. Talberia Ghunghuni, Patna. Mankhanda. Mamudabad. Syampur. Paruldihi. Mainan. Bijarpur. Lalar Patna. Gayespur. Sundapur. Bhuyabasan. Kankra.
•	Pingla	9	Pingla. Gopikantabar. Rajballubh. Jonkha Purba Dangra. Belun. Mandalbarh. Jamnah. Mukundpur. Bajagaria. Salmari. Belmaricha.

BENGAL ACT III OF 1885 (THE BENGAI LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Loard' within whose jurisdiction the Union is constituted	Name of Union.	Number of members of which the Union Committee shall consist.	the Union.	
1	2	3	4	
Sadar—concid.	Pingla — concld.	9 ,	Kassi Jamush ahas Kajichack. Kismas Jamnah alias Krishanapur. Jagadispur. Barh-Chakradhar. Bansibar. Sontai. Gauranga Chak. Gengadas Chak. Ujan. Kayla Chak. Jungur. Nugger. Narottampur. Rajapur. Dhakin Kulapanja. Uttar Kulapanja. Uttar Kulapanja. Vansli Thubi. Maligram. Singbarh. Mazumdarbarh.	
Tamluk	Panskura ¹	11	Dakhin Kotal. Dakhin Gopalpur. Narandha. Bali Dangri. Gur Purushottampur. Kesiari. Dhuliapur. Atberiah. Raghunath Bari.	
Contai	Contai	•	Sarasbatia. Sundarnagar. Atilagori. Containulla Bazar. Purba Kumarpur. Paschim Kumarpur. Manohar Chak.	

For a later Notification modifying the constitution of the Panskura Union, see Notification No. 6736 L.S.-G dated the 29th November, 3666, pert, p. 1227.

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Rules and Orders made under Bengal Acts-conid.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Contai— concld.	Contai-concld.		Ontalia Taltala. Khagrabani. Dorna (Bara). Dorna (Ohota). Kishornagar Kurkuly Dhandighi. I)urmut. Goagechia. Nayapara. Raghurampur. Sherpur (consists of— Raitibarh. Gaurabarh. Mahindrainbarh. Etwaribarh. Bamuniabarh. Kharkibarh. Telangabarh. Chanberiah. Tarasiabarh. Bernaberiah. Bhagabanpur. Haripur. Maisamura. Basantia. Kalikakumari. Benamuri. Padmapukria. Kotidalbarh. Betalia. Dingalberiah. Kilikapur. Brahman-Sashan. Balubarh. Krishna Ohak. Kanakpur.)

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Rules and Orders made under Bengal Acts—contd.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local-Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1*	ź	3	4
Thatal	Daspur 1	9	Daspur, including Banke Bazar. Rasikganj, including Godghat. Nimtala. Gopinathpur. Beleghat. Lawada. Hatgechia. Gopalpur. Baidyapur. Purashottuupur, including Ullaspur and Ganesbati. Radhakrishtapur. Bharatpur. Bara Bharatpur. Majlishpur, including Khas Bagnav. Syam Sundarpur. Shahaganj, including Shaha Bazar. Sropur. Mahammadpur. Basudebpur, including Ajedhyapur, Manoharpur, Baithabari and Sankar- pur. Baikanthapur. Nirbhaypur. Rasulpur. Naldaha. Habibpur. Baliharpur. Sujanagar. Mosidnagar. Simultala, including Hotain Bazar, Padumpur and Nemegodha. Jara, including Barberia, Paranpur and Basudeb Chak.

¹ So much of this Notification as relates to the constitution of the Baspur Union is annualled by Kreiscation to, 308 L.B.-G., dated the 17th January, 1895, post, p. 1226.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885) -contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Namos of villages which constitute the Union.
1	2	3	4
Ghatal— concld.	Jara - concld.	9	Pejna, including Chota and Bara Ninida. Marianpur, including Ram Chak and Kechgeria. Rami Chak. Ghola. Panchemahar. Bhutahar. Sitasel. Kasanda. Mahabala, including Hatpukar and Machgeria. Arjungeria. Moherpur. Haimantapur, including Amar and Birbhaunpur. Mar, including Jamira and Beladanga. Bara Kash Kuli with Diasa. Banamalipur, including Banka and Sultanpur. Manikkundu, including Katapul, Katadanga and Chota Kash Kuli. Kalakeri. Gopalpur. Bara.

Notification No. 147 T .- M., dated the 15th June, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 130).

It is hereby notified for general information that, in exercise of the powers conferred on him sby section 38 of the Bengal Local Self-Government Act, 111 of 1885, the Lieutenant-Governor is pleased to constitute into Unions, with

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

effect from the 1st July, 1895, the following groups of villages in the district of the 24-Parganas:—

Name of Local Board within whose jurisdiction the Union is constituted.	cal Board thin whose sdiction the Union. Union is Union. Mame of Union Unio		Names of villages which constitute the Union.
1	2	3	4
Barasat	Basdebpur	9	Rahuta. Gurda. Kangachi. Basudebpur, including Kulinpur. Kacharpura. Hasia. Nutangram, including Jejera and Kulingram. Uchchaigore. Mobarakpur. Kautia. Naranpur Kutabpur. Panpur. Madrail.
Basirhat	Itenda	9	Itenda. Panitar. Nekuadaha Ghojadanga. Mukundakati. Akbarpur. Mirudandi. Shibhati, including Mollahati and Adali. Gacha. Sangrampur, including Baldighata and Moklespur Prasannakati, including Hajradanga. Kamardanga, including Asatkati, Beramnagar, Nehalnagar and Alipur. Chowra Amankati, including Panibati. Paikendanga.

BENGAL ACT III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Foard within whose jurisdiction the Union is constituted.	Name of Union,	Number of members of which the Union Committee shall consist.	Names of villagos which constitute the Union.
1	2	3	-
Basirhat—concld.	Jadurhati	. 9	Jadurhati, including Basdebpur. Khaspur, including Madhudighi. Jogipukuria. Gokuce, including Goragacha. Pingaleswar, including Srirampur and Kulberia. Rajberia, including Korapukur. Sharpur, including Agapur Nadia. Dhanykuria. Nehalpur, including Bibipur. Barajobra, including Bunarati. Panijobra. Sharupnagar 1

Notification No. 148 T.-M., dated the 15th June, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 131).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to constitute into Unions, with effect from the 1st July, 1895, the following groups of villages in the district of Murshidabad:—

Name Local Bo within wl jurisdiction Union is orsticut	ard hose the	Name of Union.	Number of members of which tho Union Committee shall consist.	Names of villages which constitute the Union.
1	•	• 2	3	• 4
Sadar	•	Binkar ²	9	Binker. Kedarmati. Mahula. Bhabta.

³ This village was included into the Jadurhati Union by Notification No. 480T.—M., dated the 18th May, 1986, printed poet, p. 1232.

So much of this Notification as relates to the Binkar Union is cancelled by Notification No. 781 L. S.-G., dated the 18th February, 1998, printed poet, p. 1280.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885) - contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
)	2	3	
Sadar—concld	Binkar— concld. Panchthupi	9	Halalpur. Mysathuli. Sargachi. Pathanpara. Gopinathpur. Sattarpur. Goalpara. Gangapur. Maheshpur. Khardighipara. Bartala. Dahakuli. Jhumka. Panchthupi. Balut. Ballabhpur. Kamdebbati. Salitara. Mainadihi. Kannakpara. Godha. Palia. Maliandihi. Nabagram. Baidyanathpur Taghra. Phopra.
Jangipur	Mirzapur	9	Belgram. Nima. Gram Salika. Bahadurpur. Fatehpur. Mirzapur. Bachraldanga. Amgachi. Bamapara. Bijoypur.

Bengal Act III of 1885 (the Bengal Local Self-Government Acr of 1885)—cont d.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist	Names of villages which constitute the Union.
1	2	3	4
Jangipur— contd.	Mirzapur.— conold.		Jagannathpur. Sadikpur. Nowdiha. Khajarpara. Nowagram. Santoshpur. Pachanpara. Gankar. Dakhinpara, with Maheshpur. Dhuka. Paikar. Bagpara. Kanchanpur. Keshabbati. Pashuri. Harirampur. Bhumihar.
I			Gop Bhumibar. Paoli. Bhujrung. Karugram. Anuppur. Nachus.
	Dhulian	9	Samserganj. • Balarampur. Jeolmari. Anupnagar.
		•	Dhulian. Muskinagar. Parampur. Kanohantala. Ratanpur. Baruipur. Chirkutmati. Inalpur Gazinagar.

BENGAL ACT III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885) -contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	'Names of villages which constitute the Union.
1	2	3	4.
Jangipur— concld.	Dhulian	9	Ganespur. Madadebnagar. Krishnapur. Pakurtala. Raiganj. Suttola. Jagannathpur. Nishindrapara. Akura. Mamrajpur. Enaitnagar. Sbibtala. Masheshpur.

Notification No. 149 T.—M., duted the 15th June, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 132).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act 11I of 1885, the Lieuteuant-Governor is pleased to constitute into Unions, with effect from, the 1st July, 1895, the following groups of villages in the district of Jessorė:—

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.		ges which constitute Union.
1	, 2	3		4
Sadar	Keshavpur	9	Keshabpur. Panjia. Mandardanga. Mulgram	•

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of • Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Sadar concld. Bangaon	Keshabpur— concld. Garapota 1	9	Madhiakul Actopole, Sarfabad, Bajitpur. Mirjapur. Srirampur. Baisa. Bhagati. Brahmakati. Baliadanga. Gopalpur, Sriganj. Rajapur, Sabdia. Bidyanandakati. Beora. Dhuluni. Kandipur. Gainpur. Garapota. Gobrapur. Kamlapur. Bedipota. Tangra. Shundurpur. Chanda. Dharmapukar. Madhabpur. Khabrapota. Mollahati.
Narail	Kalia	9	Sundarpur. Marighatta. Kuntipara. Chota Kalia, Chandpur, Chota Kalia Bazar. Bara Kalia. Mrijapur. Uthali. Benda, including Narsingapur. Baruipara.

¹⁸⁰ much of this Notification as relates to the Garapota Union was cancelled by Notification No. 1683 L.S.-G., dated the 5th December, 1911, peed, p. 1384.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)--contd.

Name of Local Poard within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Narail— . concld.	Kalia— conchl.	9	Kulsur. Kanchanpur, including Penchkakuia Babra, including Shingardanga. Brihachala, including Bagharia an Naora. Sitarampur. Gobindnagar. Shalbarat. Ramnagar.
Magura	Binodpur 1	9	Patkelbaria. Satrajitpur. Payari. Baruikhali, Bhatpara. Bhatpara. Bongram. Binodpur. Naranpur. Rarikhali. Nabhanga.
Jhenidah	Harinakundu	9	Harinakundu, comprising Diguaga and Bazaripara. Balarampur. Chittapara. Baitapara. Baitapara. Parbatipur. Sura. Fatehpur. Paltadenga. Chatkabaria. Gopinathpur. Andulia, Mandartala. Jorapukuria. Kulbaria. Saratala.

^{*}So much of this Sottlestion as relates as the Binodpur Union is cancelled by Medication No. 2005 L.S. G. dated the 11th July, 1904, noct. p. 1965.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 150 T.-M, dated the 15th June, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 134).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to constitute into Unions, with effect from the 1st July, 1895, the following groups of villages in the district of Khulna:—

Namo of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee, shall consist.	Names of villages which constitute the Union.
i	2	3	. 4
Sadar	Senhati 1	9	Senhati. Chandan Mahal. Daulatpur. Maheswarpara. Gowalpara.
•	Ďumaria	9	Dumaria. Sajiara. Shobna. ² Teliganti. Chengra.
Satkhira	Kalaroa	9	Kalaroa. Tulshidanga. Murarikati. Jhikra. Godakhali. Gopinathpur. Chitrapur. Shubhankarkati. Sripatipur. Lohakura. Kowtibati. Alaipur. Mrijapur. Helatala.

I So much of this Notification as relates to the Senhati Union was cancelled by Notification No. 1866 L.S.—G., dated the 18th September, 1808, post, p. 1233.

The word "Shobna" was substituted for the word "Shalua" by Notification No. 2009 L.S.—G., dated the 2nd July, 1805, post, p. 1233.

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Rules and Orders made under Bengal Acts contd.

Bengal Act III of 1885 (the Bengal Local Self-Government Act of 1885)—contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist	'Names of villages which constitute the Union.
1	2	3	4
Satkhira— concid.	Kalaroa- concld.	9	Kusliadanga. Parikhoopi.
	Magura	9	Tala Magura. Gopalpur. Shujanehaha. Ismalkati. Kumira. Nalta. Ghashnagar. Gangarampur. Tetulia. Hajrakati. Chapanghat. Magura. Khalisakhali. Cliandkati. Beledaha. Baruipara. Jalalpur. Jetna. Kanaidia. Bara. Uthali.
Bagerhat	Bagerhat	9 '	Bagerhat. Muniganj. Harikhali. Sarai. Krishnanagar. Dashani. Sonatala. Basabati. Karapara.

BENGAL ACT III OF 1835 (TAE BENGAL LOCAL SELF-GOVERNMENT AOF CT 1885)—contd.

Name of Local Board within whose jurisdiction the Union is on stituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Bagerhat—concld.	Mulghar	9	Manbagh. Kamta. Naldha, with Brahmadanga and Adnadanga. Dahajari. Thikripara, with Jaipur and Sibbari. Syadmahalla, with Kakdanga. Mulghar. Sonakhali. Rajpat. Mansha. Bahirdia. Attakar, with Babur Bazar. Attaki. Jhutatala. Barashia. Prasannaganj alias Fakirhat. Kaliganj Bazar. Kathaltala. Paikpara.

Erratum No. 2609 L.S.-G., dated the 2nd July, 1895 (rublished in the Culcutta Gazette of 1895, Part IB, p. 751).

In Government Notification No. 150 T.—M., dated the 15th June 1895, published at pages 134-35, Part IB of the Calcutta Guzette of the 19th idem, announcing the constitution of certain villages in the district of Khulna into Unions under the Bengal Local Self-Government Act III of 1885, for Shalua read Shobna.

¹ Printed anie, p. 1291.

Bengal Act III of 1855 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885) - contd,

Notification No. 705 T.—M., duted the 17th October, 1895 (published in the Culcutta Gazette of 1895, Part 1B, p. 234).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieuterant-Governor is pleased to constitute into Unions, with effect from the 1st January, 1896, the following groups of villages in the district of Burdwan:—

Name of Local Board within whose juris- diction the Union is con- stituted.	Name of Union.	Number of members of which the Union Com- mittee shall consist.	Names of villages which constitute the Union.
1	2	. 3	4
Sadar	Mankar Rai- pur.	9	1. Memari. 2. Amadpur. 3. Ichapur. 4. Brahmanpara. 5. Kharoo. 6. Bahabpur. 7. Kristopore. 8. Bijre. 9. Tatarpur. 10. Baglc. 11. Gangoor. 12. Kishkinda. 13. Baharampore. 14. Kanna. 15. Nudipur. 16. Nemu. 1. Mankar Raipur, Mankar, Manka Hattolla. 2. Maro. 3. Budbud (Chati). 4. Budbud. 5. Khandari. 6. Amrargar. 7. Sukdal. 1. Buddipur. 2. Bhurkunda. 3. Hasenpati. 4. Udoypore. 5. Tola. 6. Narkaldanga.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Board within whose juris- duction the Union is con- stituted.	Name of Union.	Number of members of which she Union Com- mittee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Kalna-	Buddipu r—•	• 9	. 7. l'atilpara. 8. Mirhat. 9. Talu. 10. Amdakad.
	Bagnapara	y •	1. Bagnapara. 2. Vatra. 3. Sheara. 4. Doora. 5. Jangalpara. 6. Pathaigachi.
٠.	•	•	7. Koykhali. 8. Chandpur. 9. Bijre. 10. Sikarpur. 11. Keshabpore. 12. Khaspur. 13. Alagoria.
		•	14. Basautapur. 15. Narenga. 16. Bythipara.
Katwa	Srikhanda	9	1. Srikhanda. 2. Bagdona. 3. Bannagra. 4. Kadmi Pakur. 5. Panuhat. 6. Ghosehat. 7. Bikihat.
	•	•	9. Mandalhat. 10. Akaihat. 11. Kristachandrapur. 12. Baje Pamhat. 13. Kajirpara. 14. Acharyahati. 15. Khajurdihi. 16. Natungram. 17. Haripur.

¹ These villages were excluded from the Srikhanda Union by Notification No. 2714 L. S.—G., dated the 10th November, 1903, past, p. 1281.

BENGAL ACT III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Board within whose juris- diction the Union is con- stituted.	Name of Union	Number of members of which the Uniou Com- mittee shall consist.	Names of villages which const tute the Union.
1.	2 '	3	4
Katwa-	Srikhanda	9	18 Jajigram. 19 Panckghora.
	Sribati	9	 Sribati. Okersha. Singi. Malti. Sagarpur. Purusottampur. Malanoha or Syedpur. Baksha. Chutto Nowgachi. Natungram or Raghunathgunge. Charool or Narainpore. Mulgram. Amdanga. Ghoranash. Moostool. Soldhara. Punchbera.

Notification No. 308 L.S.-G., dated the 17th January, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 19).

It is hereby notified for general information that, in exercise of the power

Daspur, including Banke Bazar.
Rasikganj, including Godghat.
Nimtala,
Gopinathpur.
Beleghat.
Lawada.
Hatgechia.
Gopalpur.
Baidyapur.
Purushettampur, including Nilaspur and Ganestati.
Badhakrishtapur.
Blaarstpur.
Hara Bharatpur.
Majlispur, including Khi.s
Begnan.
Byam Sundarpur.

Shahaganj, including Shaha Bazar.
Sibpur.
Mahammadpur.
Basudebpur, including Ajedhyapur, Mancharpur, Bathabai and Nankarpur.
Bakkanthapur.
Nibbaypur.
Rasulpur.
Rasulpur.
Rahlbpur.
Baliharpur.
Sujanagar.
Mosidnagar.
Slmuitela, including Hossin
Hassr, Padumpur and Nemegodha. conferred on him by paragraph 2 of section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to annul so much of the Order No. 137 T.—

M., dated the 14th June 1895, published at pages 126-129, Part IB of the Calcutta Gazette of the 9th idem, as refers to the constitution of the villages noted in the margin into a

Union, called the Daspur Union, within the jurisdiction of the Local Board of Chatal in the district of Midnapore.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 6736 L.S.-G., dated the 29th November, 1898. (sublished in the Calcutta Gazette of 1898, Part IB, p. 211).

In modification of the Notification No. 137 T.—M., dated the 14th June 1895, published at pages 126-12, Part IB of the Calcutta Gazette of the 19th idem, it is hereby notified for general information that, in exercise of the power conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to constitute the following villages in than Panskura in the district of Midnapore into a Union:—

Name of Local Board within whose jurisdiction the Union is situate.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Tamluk	Panskura	9	Gopalpur Dakhin. Naranda. Kanakpur. Tilandapur. Kalia Paschim. Jondra. Balidangri. Chaupadali. Garh Parusattumpur. Bargao Bahargram. Rupdyapur. Belun. Suranankar Kiatchuk. Barap or Berengabasar. Protappur. Ranihati. Kasare Bhanabarh. Madanmohanpur. Gomai. Kalindipur. Kaderpur. Chechura. Atberiah. Dhumapur. Basantabarh. Amdubi.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of , Local Board within whose jurisdiction the Union is situate.	Name of Uniqu.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Tamluk—	Panskura 'concld.	9{	Sarasatia. Sundarnagar. Fakirganj. Chandipur. Raghunathbari.

Notification No. 150 T.-M., dated the 25th April, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 93).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to constitute the following group of villages in the district of Murshidabad into a Union, with effect from the 1st May, 1902:—

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Murshidabad	Patkabari	. 5	Chandpur (1). Kulai Chandi. Rathatalapara. Imamnagar alias Natun Chandpurpara. Benapara alias Chandput Kuthi. Goghata.
,	6		Damdama Patkabari. Mahunundpur.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union •Committee shall consist.	Names of villages which constitute the Union.
Murshidabad —concld.	Patka bari —concid.	. 5	Chandpur (2). Sibnagar. Nowada. Hat Begumganj <i>alias</i> Tiakata. Mirzapur. Raghunathpur. Reglapara. Sankua.

Notification No. 1622 T. -M., dated the 5th September, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 169).

It is hereby notified for general information that, in the exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to constitute the following villages into a Union, to be called the Kotalpur Union, in the district of Bankura:—

Name of Local Board within whose jurisdiction the Union is constituted,	Name of Union.	Number of members of which the Union Committee shell consist.	Names of villages which constituto the Union.
1	2	3	. 4
Vishnupur	Kotalpur	7	Kotalpur. Siromonipur. Bagrol. Gantikrishnapul. Jagannathpur alias Jaltia.

^{2.} These orders will take effect from the 1st January, 1908.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 243 L.S.-G., dated the 19th January, 1903 (published in the Calcutta Gase/te of 1903, Part IB, p. 12).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to constitute the following group of villages in the Sadar sub-division of the district of Murshidabad into a Union, with effect from 1st February, 1903:—

Name of Local Board within whose jurisdiction the Union 1s constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Sadar Local Board, Murshid- abad.	Chos		The whole of the following mauzas according to the revenue survey:— (1) Choa, including Beniakola, Dubapara, Kassipore, Lalitpur, Sahebnagar and Sibnagar (Chainpara). (2) Joykrishtapur. (3) Khalilabad. (4) Malopara (including Parnampur). (5) Sreepur. (6) Sahajadpur. (7) Gaznipur. (8) So much of the mauza Hariharpara as lies on the east side of the river Chhota Bhairab.

Notification No. 781 L.S.-G., dated the 18th February, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 38).

It is hereby notified for general information that, in the exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to cancel so much of the

BENGAL ACT III of 1885 (THE BENGAL) LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 148 T.—M., dated the 15th June, 1895, published at pages 131 and 132, Part IB of the Calcutta Gazette of the 19th idem; as relates to the constitution of the Binkar Union in the district of durshidabad, with effect from 1st April, 1903.

Notification No. 2714 L.S.-G., duted the 10th November, 1903 (published in the Calculia Gazette of 1903, Part IIs, p. 240).

In modification of the Notification No. 705 T.—M., dated the 17th October, 1895, 2 published at page 234, Part IB of the Calcutta Gazette of the 23rd idem, it is hereby notified for general information that, in exercise of the powers conferred on him by section 38; clause 2 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to exclude the villages of Bikihat, Bera and Kajirpara from the jurisdiction of the Srikhanda Union in the Katwa sub-division of the district of Burdwan as they have subsequently been included within the boundaries of the Dainhat Municipality as revised under Notification No. 1441 T.—M., dated the 5th September, 1900.

Notification No. 3104 L.S.-G., dated the 30th November, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 260).

It is hereby notified for general information that, in exercise of the powers conferred on hira by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to constitute the following group of villages in the snb-division of Jangipur of the district of Marshidabad into a Union, with effect from 1st January, 1903:—

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	, , 2	3	
Jangipur	Aurangabad	. 7	 Bajitpnr. Purapara. Doharpahare. Arungabad.

¹ Printed sate, p. 1215.

Printed sate, p. 1234.

Printed sate, p. 765.

BENGAL ACT III OF 1885 (THE BENGAL ECOAL SELF-GOVERNMENT ACT OF 1885)—contd.

Name of Local Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Com- mittee shall consist.	Names of villages which constitute the Union.
1 '	2	3	4
Jangipur—concld.	Aurangabad — conclu.		5. Iohlipara. 6. Dariapur. 7. Kaliganj. 8. Reyapur. 9. Debipur. 10. Jagatai. 11. Aheripur. 12. Nimtila. 13. Radhanagar. 14. Durgapur. 15. Sibnagar. 16. Kassimnagor. 17. Barajdihi. 18. Hossempur. 19. Mongulpir. 20. Dhushripara. 21. Jaladipur.

Notification No. 2005 L.S.-G., dated the 11th July, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 171).

It is hereby notified for general information that, in the exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to cancel so much of the Notification No. 149 T.—M., dated the 15th June, 1895, published at pages 132-134, Part IB of the Calcutta Gazette of the 19th idem, as relates to the constitution of the Binodpur Union in the district of Jessore, with effect from 1st August, 1904.

Notification No. 480 T.—M., dated the 12th May, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 82).

It is hereby notified for general information that, in exercise of the powers conferred on him by section 35 of the Bengal Local Self-Government Act of

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contil

1885 (Ben. Act III of 1885), the Lieutenant-Governor is pleased to order that the village of Sharupnagar, in the Basirhat sub-division of the district of the 24-Parganas, be included into the Jadurhati Union within the jurisdiction of the Local Board of Basirhat, district 24-Parganas.

Notification No. 1091 L. S.-G., dated the 18th July, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 111).

In exercise of the power conferred by section 38 of the Bengal Local Self-Government Act of 1885 (Ben. Act III of 1885), the Lieutenant-Governor is pleased to order that the villages of Parbatipur and Daffarpur in the Sadar sub-division of the district of Howrah be included in the Domjur Union within the jurisdiction of the Sadar Local Beard, district Howrah.

Notification No. 1586 L. S.-G., dated the 18th September, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 141).

In exercise of the powers conferred by section 38 of the Bengal Local Self-Government Act of 1885 (Bengal Act 1II of 1885), the Lieutenant-Governor is pleased to cancel so much of the Notification No. 150 T.—M., dated the 15th Fune, 1895 ¹ (published at pages 134-135, Part IB of the Calcutta Gazette of the 19th idem), as relates to the constitution of the Senhati Union in the district of Khulna, and to direct that, with effect from the 15th October, 1998, in place of the said Senhati Union two Unions, to be called the Senhati and Daulatpur Unions, shall be constituted as follows:—

Name of Local Board within whose juris- diction tho Union is constituted	Name of Union	Number of members of which the Union Com- mittee shall consist.	Names of villages which constitute the Union.
1 .	2	3	4 •
Sadar {	Senhati Daulatpur	9	Senhati. Chandanimahal. Daulatpur. Gealpara. Maheswarpasa. Pabla.

BENGAL AGT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 892 T.-L. S.-G., dated the 25th September, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 179).

In exercise of the power conferred by section 38 of the Bengal Local Self-Government Act of 1865 (Bengal Act III. of 1885), the Lieutanant-Governor in Council is pleased to annul, with effect from the 1st February, 1911, so much of the orders contained in Notification No. 137 T.—M., dated the 14th June, 1895, published at pages 126 to 129 of Part 1B of the Calcutta Gazette of the 19th idem, as relates to the constitution of the Nowada Union in the district of Midnapore.

Notification No. 943 T.-L. S.-G., dated the 4th October, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 181).

In exercise of the powers conferred by section 38 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to vary in the following manner so much of the orders contained in Notification No. 136 T.—M., dated the 14th June, 1895, ² published at page 123 of Part IB of the Calcutta Gazette of the 19th idem, as relates to the constitution of the Balagarh and Pandua Unions in the district of Hooghly, namely:—

- (1) exclude the villages of Protabpur, Kobura, Basantapur, Rukaspur and Kanpara from the list of villages which constitute the Balagarh Union;
- (2) exclude the villages of Niala and Shaibona from the list of villages which constitute the Pandua Union;
- (3) include the village of Mondalai in the list of villages which constitute the Pandua Union.

Notification No. 1622 L. S.-G., dated the 8th December, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 229).

In exercise of the power conferred by section 88 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to annul, with effect from the 1st January, 1912, so much of the orders contained in Notification No. 149 T.— M., dated the 15th June, 1895, 3 published at page 133 of Part IB of the Calcutta Gazette of the 15th idem, as relates to the constitution of the Garapota Union in the district of Jessore.

¹ Printed aute, p. 1208.
2 Printed aute, p. 1208.
3 Printed aute, p. 1218.

Bengal Act III of 1885 (the Bengal Local Self-Government Act of 1885)—contd.

Notification No. 890 T-M., dated the 5th August, 1907 (published in the Calcutta Gaustte of 1907, Part IB, p. 103).

In exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to constitute the following group of villages in the sub-division of Ulubaria of the district of Howrah into a Union, with effect from the 1st September, 1907:—

Name of Local Board within whose jurisdiction the Union is constituted.	Namo of Union.	Number of members of which the Union Committee shall consist.	Names of villages which constitute the Union.
1	2	3	4
Ulubaria	Ulubaria		 Ulubaria. Hat Kaliganj. Parijat. Nona. Natibpore. Fuleswar. Sijbari. Baikantapur. Jagannathpur.

2. In exercise of the powers conferred upon him by section 41 of the said Act, the Lieutenant-Governor is pleased to direct that the Committee of the said Union shall consist of members appointed by the Commissioner.

Notification No. 75 L.S.-G., dated the 14th January, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 195).

In exercise of the powers conferred on him by section 38 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to constitute the following group of villages in the

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT Act of 1885)—contd.

sub-division of Bagerhat in the district of Khulna, into a Union, with effect from the 1st April, 1909:—

The name of District Board within whose jurisdiction the Union is constituted.		Number of members of which the Union Committee shall consist.	the Union.		
1	2	3	4		
Khulna	Nawapara	9	Nawapara, Piljunga, Syambagat, Boiltoli and Berbari.		

^{2.} In exercise of the powers conferred upon him by section 41 of the said Act, the Lieutenant-Governor is pleased to direct that, as the formation of Union Committees is still in the preliminary stage, the Committee of the Nawapara Union shall consist of members appointed by the Commissioner.

Notification No. 1232 T.—L.S.-G., dated the 1st November, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 207).

In exercise of the powers conferred by section 38 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to constitute the following group of villages in the sub-division of Bangaon in the district of Jessore into a Union, with effect from the 1st November, 1911:—

Name of the Dutrict Board within whose jurisdiction the Union is constituted.	Name of Union,	Number of members of which the Union Commute e shall consist.	Names of villages which constitute the Union.	Boundaries of the Union,
	2	3	4	. 5
Jossere	Bangaon ,.	7	Bangaon, Joypur, Chhagharia.	North.—Village Champabaria, Paikpara and Haridasspur. East.—Haridasspur and Kalipur. South.—Khedapars, old Bangaon and Unai. West.—Kalapur, Sundarpur and Champabaria.

Bengal Act III of 1835 (THE Bungal Local Self-Governmer Act of 1885)—contd.

2. In exercise of the power conferred by section 41 of the same Act, the Lieutenant-Governor in Council is pleased to direct that as the said Bangaon Union is not ripe for an elective system of membership, the Committee of that Union shall consist of members appointed by the Commissioner of the Presidency Division.

Notification No. 1233 T -- L.S.-G., dated the 1st November, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 207).

In exercise of the powers conferred by section 38 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to constitute the following group of villages in the sub-division of Jhenidah in the district of Jessore into a Union, with effect from the 1st November, 1911:—

Name of the District Beard within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Com- mittee simil consist,	Names of villages which constitute the Union.	Boundaries of the Union,
1	2	3	4	5
Jessore	Jhonidah	9	Mahishakunda Panchtikari. Khajurah. Arabpur. Jhenidah Khordo. Jhenidah. Kunchannagore. Gobindapore. Pababati.	North.—Chadra Makimpur, Kulchara, Murazdah. West.—Gilabaria, Lakhikole, Gyespur. South.—Korapara, Kanchanpur, Kalikapur, Hamdah, Bhutiarganti. East.—Dhandaria, the Navaganga.

^{2.} In exercise of the power conferred by section 41 of the same Act, the Lieutenant-Governor in Council is pleased to direct that as the said Jhenidah Union is not ripe for an elective system of membership, the Committee of that Union shall consist of members appointed by the Commissioner of the Presidency Division.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 146 L. S.-G., dated the 22nd January, 1912 (published in the Calcutta Gaze te of 1912, Part IB, p. 14).

In exercise of the power conferred by section 38 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to constitute the following group of viklages in the district of Hooghly into a Union, with effect from the 1st February, 1912:—

Name of the District Board within whose jurisdiction the Union is constituted.	Name of Union,	Number of members of which the Union Com- muttee shull consist.	Names of villages which constitute the Union.	Boundaries of the Union.
1	. , 2	3	4	5
Hooghly	Janai	7	1. Janai. 2. Baksha. 3. Khoragori. 4. Duttapur. 5. Mouirampur. 6. Mad habpur and Janardanpur. 7. Telipukur.	North.—Village Gangadharpur, Srinampore and Boreipara East — Shambhubati, Kharsarai, Begampur, Adan Bankagachi and Jamia. South.—Benipore, Kalachara, Pairagachi, Arazi and Jagarnathbati. West.—Krishnarampore, Ionkrishnapore Shibarambati Ganna.

^{2.} In exercise of the power conferred by section 41 of the same Act, the Lieutenant-Governor in Council is pleased to direct that as the said Janai Union is not ripe for an elective system of membership, the Committee of that Union shall consist of members appointed by the Commissioner of the Burdwan Division.

Notification No. 148 L. S.-G., dated the 22nd January, 1912 (published in the Calcutta Gazette of 1912; Part IB, p. 15).

In exercise of the power conferred by section 88 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Council is pleased to constitute the following group of villages in the district of Hooghly into a Union, with effect from the 1st February, 1912:

Name of the District Board within whose jurisdiction the Union is constituted.	Name of Union.	Number of members of which the Union Com- mittee shall consist.	Names of villages which constitute the Union.	Boundaries of the Union,
1	2	. 3,		5
Hooghly	Bainchhi	9	1. Bainchhi Poti Alipur. 2. Batke. 3. Nunia or Nonadanga. 4. Sodepara. 5. Telkopa or Raghunathpur. 6. Momrezpore. 7. Mallikpur. 8. Koachmali. 9. Basdebpur. 10. China alias Ramkristapur. 11. Atkula. 12. Chowberia alias Krishnagore.	North.—Village Panpara, Sripore and Gokal danga, Sadhat, Chetua, B hopur-Pera- gram, Bhuimo- hon and Ballal- dighi. East.—Niala and Panch- para. South.—Simlagori, Chapat Mathuranagore, Atkula, Durga- rampur. West.—Bolagaria, Burala and Hatni.

2. In exercise of the power conferred by section 41 of the same Act, the Lieutenant-Governor in Councial is pleased to direct that as the said Bainchhi Union is not ripe for an elective system of membership, the Committee of that Union shall consist of members appointed by the Commissioner of the Burdwan Division.

Notification dated the 1st October, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 477).

It is hereby notified for general information that, under section 45 of the Bengal Local Self-Government Act III (B.C.)

Bengal Local Self-Government Act III (B.C.)

of 1885, the Lieutenant-Governor is please to direct that the balances of the funds of the District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and District Road Committees and D

1886, shall be vested in the DistrictBoards of those districts.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 889 T.-M., dated the 5th August, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 103).

In exercise of the power conferred on him hy section 45 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to direct that the balance of the fund at the credit of the Uluharia Municipality which was abolished under Notification No. 54 T.—M., dated the 13th April, 1907, 1 shall be vested in the Uluharia Union Committee.

Notification dated the 18th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 88).

It is hereby notified that the Lieutenant-Gevernor is pleased, in the exercise of the power conferred on him by section 66 of the Pongal Local Self-Gevernment Act III (B. C.) of 1885, to direct that the public charitable dispensary at Mancoor, which is situated within the district of Burdwan, shall be under the control and administration of the District Board of Burdwan.

The Lieutenant-Governor is also pleased to direct, under section 45 of the said Act, that the funds vested in the Committee for the management of the aforesaid public charitable dispensary shall be vested in the said District Board of Burdwan.

These orders shall have effect from the 1st October, 1886.

Notification dated the 19th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 91).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 66 of the Bengal Local Self-Government Act III (B. C.) of 1885, to direct that the public charitable dispensary at Bagerhat, which is situated within the district of Khulna, shall be under the courtel and administration of the District Board of Khulna.

The Licutenant-Governor is also pleased to direct, under section 45 of the said Act, that the funds vested in the Committee for the management of the aforesaid public charitable dispensary shall be vested in the said District Board of Khulna.

These orders shall have effect from the 1st October, 1886.

Notification dated the 3rd May, 1887 (published in the Calcutta Gazette of 1887, Part 1B, p. 139).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 65 of the Bengal Local Self-Government Act, 1885, to direct that the following dispensaries, which are

BENGAL ACT III OF 1865 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

situated within the district of Jessore, shall be under the control and administration of the District Board of Jessore:—

Jhenidah. Magura.

The Lieutenant-Governor is also pleased to direct, under section 45 of the said Act, that the funds vested in the Committees for the management of the aforesaid dispensaries shall be vested in the said District Board of Jessore.

These orders take effect from the 1st April, 1887.

Notification dated the 9th July, 1890 (published in the Calcutta Gazette-of 1890, Part IB, p. 203).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 66 of the Bengal Local Self-Government Act, 1885, to direct that the Narail dispensary, which is situated in the district of Jessore, shall be under the control and administration of the District Board of Jessore.

The Lieutenant-Governor is also pleased to direct, under section 45 of the said Act, that the funds vested in the Committee for the management of the said dispensary shall be vested in the said District Board of Jessore.

These orders take effect from the date of this Notification.

Notification dated the 16th March, 1891 (published in the Calcutta Gazette of 1891, Part IB, p. 105).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 66 of the Bengal Local Self-Government Act, 1885, to direct that the Sridharpore dispensary, which is situated in the district of Jessore, shall be under the control and administration of the District Board of Jessore.

The Lieutenant-Governor is also pleased to direct under section 45 of the said Act that the funds vested in the Committee for the management of the said dispensary shall be vested in the said District Board of Jessore.

These orders take effect from the date of this Notification.

Notification dated the 27th July, 1891 (published in the Calcutta Gazette of 1891, Part IB, p. 175).

It is hereby notified that the Lieutenant-Governor is pleased to direct, in the exercise of the power conferred on him by section 66 of the Local Self-Government Act III (B. C.) of 1885, that the dispensary at Diamond Harbour in the district of the 24-Parganas, shall be under the control and administration of the District Board of the 24-Parganas.

Bengal Act III of 1885 (the Bangal Local Self-Government Act of 1885)—contd.

The Lieutenant-Governor is also pleased to direct, under section 45 of the said Act, that the funds vested in the Committee for the management of the said dispensary shall be vested in the said District Board.

Notification dated the 18th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 88).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of Act III (B.C.) of 1885, to extend the provisions of sections [88, 89, 90] I and 100 of the said Act to the District Board of Burdwan, with effect from the 1st April, 1887.

Notification duted the 18th March, 1887 (published in the Calcutta Gazette of 1887, Part 1B, p. 89).

It is hereby notified, for general information, that, in the exercise of the powers conferred upon him by section [66] ² of the Bengal Local Self-Government Act, 1885, the Lieutenant-Governor is pleased to direct the extension of the provisions of sections [88, 89, 90] ¹ and 100 of the Act to the District Board of Midnapore, with effect from the 1st April, 1887.

Notification dated the 18th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 89).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of Act III (B.C.) of 1885, to extend the provision of sections [88, 89, 90] 1 and 100 of the said Act to the District Board of Bankura, with effect from the 1st April, 1887.

Notification dated the 18th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 89).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of Act III (B,C.) of 1885, to extend the provisions of sections [88, 89, 90] I and 100 of the said Act to the District Board of Hooghly, with effect from the 1st April, 1887.

² So much of these Notifications as relates to the extension of ss. 85, 89 and 90 is superseded by s. 59 of Ben. Act III of 1835, as amended by Ren. Act V of 1908,

8 Sic. Read 80.

BENGAL ACT III OF 1885 (THE BRIGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 18th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 90).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of Act III (B.C.) of 1885, to extend the provisions of sections [88, 89, 90] 1 and 100 of the said Act to the District Board of Howrah, with effect from the 1st April, 187.

Notification dated the I9th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 90).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of Act III (B.C.) of 1885, to extend the provisions of sections [88, 89, 90] ¹ and 100 of the said Act to the District Board of the 24-Parganas, with effect from the 1st April, 1887.

Notification dated the 19th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 91).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of Act III (B.C.) of 1885, to extend the provisions of sections [88, 89, 90] I and 100 of the said Act to the District Board of Nadia, with offect from the 1st April, 1887.

Notification da'ed the 19th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 91).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of Act III (B.C.) of 1885, to extend the provisions of sections [88, 89, 90] ¹ and 100 of the said Act to the District Board of Jessore, with effect from the 1st April, 1887.

Notification dated the 19th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 91).

• It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of Act III (B. U.) of 1885, to extend the provisions of sections [88, 89, 90] and 100 of the said Act to the District Board of Khulua, with effect from the 1st April, 1887.

¹ Ac much of these Notifications as relates to the extension of ss. 89 and 90 is superseded by s. 39 of Bun. Act III of 1885, as amended by Non. Act V of 1988.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification duted the 24th March, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 98).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of Act III (B. C.) of 1885, to extend the provisions of sections [88, 89, 90] and 100 of the said Act to the District Board of Murshidsbad, with effect from the 1st April, 1887.

Notification dated the 18th February, 189!) (published in the Calcutta Gazette of 1890, Part IB, p. 35).

It is hereby notified for general information that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 60 of the Bengal Local Self-Government Act III (B C) of 1885, to extend the provisions of section 99 of the said Act to the District Boards of the following districts:—

Burdwan.	Murshidabad.	•]	Tippera.
Bankura	Dinajpur.		Noakhali.
Birbhum.	Rajshahi.	ì	Chittagong.
Midnapore.	Rangpur.		Moughyr.
Hooghly.	Bogra.		Bhagalpur.
Howrah.	Pabna.	٠,	Malda.
24-Parganas.	Jalpaiguri.	1	Cuttack,
Khulna.	Dacoa.		Balasore.
Nadia.	Bakarganj.	- 1	Puri.
Jessore.	Mymensingh.	- 1	

Notification No. 319 T.-M., dated the 28th June, 1894 (pulished in the Cabutta Gasette of 1894, Part IB, p. 169).

Ir is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 66 of the Bengal Local Self-Government Act III of 1885, to direct that the Mundlai dispensary, which is situated in the district of Hooghly, shall be under the control and administration of the District Board of Hooghly.

These orders will take effect from the date of this notification.

Notification No. 5476 Medl., dated the 13th December, 1897 (published in the Calcula Gazette of 1897, Part IB, p. 359).

In is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 66 of the Bengal Local Self-

⁻Be much of this Noting stem as relates to the extension of se, 88, 80 and 90 is superseded by s. 89 of Rem. Act III of 1885, as smended by Bon. Act V of 1906.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Government Act III of 1885, to direct that the Gewankhali dispensary in the district of Midnapore shall be under the control and administration of the District Board of Midnapore.

Notification No. 7245 Medl., dated the 20th December, 1898 (published in the Calcutta Gazette of 1898, Part IB, p. 226).

It is hereby notified that the Lieutenant-Governor is pleased, in exercise of the power conferred on him by section 66 of the Bengal Local Self-Government Act III of 1885, to direct that the Tara Sankar dispensary at Taki, in the district of the 21-Parganas, shall be under the control and administration of the District Board of the 24-Parganas.

Notification No. 298 Medl., dated the 14th January, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 10).

It is hereby notified that the Lieutenant-Governor is pleased, in exercise of the power conferred on him by section 66 of the Bengal Local Self-Government Act III of 1885, to direct that the dispensary at Canning, in the district of the 24-Parganas, shall be under the control and administration of the District Board of the 24-Parganas.

Notification No. 47 Medl., dated the 2nd January, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 5).

It is hereby notified that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 66 of the Bengal Local Self-Government Act III of 1885, to direct that the dispensary in the Government estate at Bil Bulli, which is situated in the district of the 24-Parganas, shall be placed under the control and administration of the District Board of the 24-Parganas.

Notification dated the 19th April, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 107).

In rule 66 of the Rules framed under section 138, clauses (h), (c), (d), (e), (f), (h), (f), (q), (s) and (t) of the Bengal Local Self-Government Act III (B. C.) of 1885 and published at pages 29 to 36, Part IB of the Calcutta

¹ Figs Notification tisted the 11th February, 1896, printed in Collier's Egapai Local Seif-Government Handbook; 3016, p. 186.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Gazette of the 17th February 1886, for the words "each adjorned meeting" which occur in the last sentence of the above rulo read "such adjourned meeting."

Notification duted the 8th May, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 127).

THE following list showing the number of members of Local Boards to be elected for each thana in the districts of Hooghly and Birbhum is published, for general information under rule 19 of the Rules made under clause (a) section 138 of the Bengal Local Self-Government Act, 1885:—

Division.	District.		Local Board	Local Board. Thana.		Local Board. Thana.		Number of members to be elected for the thans.
1	2		3		4		5	
Burdwan	Hooghly	•••	Hooghly	•••	Hooghly Polba Balagarh 'Pandua Dhaniakhali	•••	2 2 2 2 2 2	
, .	•		Scrampore	•••	Serampore Chanditala Singur Haripal Kristanagar	•••	${2 \atop 2 \atop 2 \atop 2 \atop 2 \atop 2}$	
			Jahanabad ²	***	Jahanabad ² Goghat Khanakul	•••	2 2 2	
	Birbhum		Suri		Suri Dubrajpur Bolpur Labpur Sakulipur		2 2 2 1	
	• 14		Rampur H ât	•	Rampur Håt Nalhati Mayureshwar		2 8 1	

I For a later Notification writing these numbers, see Notification dated the 8th June, 1886, printed post, p. 1886. S Now called Academic Sec.

BENGAL ACT III of 1885 (THE BENGAE LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 15th May, 1888 (published in the Calcutta Guzette of 1886, Part IB, p. 131).

The following list showing the number of members of Lecal Boards to be elected for each than in the district of Burdwar is published for general information under rule 19 of the Rules made under clause (a), section 138 of the Bengal Local Self-Government Act, 1885:—

Division	(.	District.	Local Board	•	Thanas.	•	Number of members to be elected for the thanas.
1		2	3 .		4		• в
Burd wan	***	Burdwan			Satgachia Selimabad Sahibgunge Ausgram Rayana Khandaghose Bud-Bud		2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			Kalna	•••	Kalna Purbasthali Montreswar	•••	2 2 2
			Katwa*	***	Katwa Ketugram Mangalkote	•••	2 2 2
			Raniganj ¹	•••	Raniganj Asansol Kanksa	•••	2 2 2

Notification dated the 18th May, 1886 (published in the Calcutta Gazette of 1886, Part II, p. 808).

Under paragraph 19 of the Rules made by the Lieutenant-Governor under section 138 of the Bengal Local Self-Government Act, 1885, the number of members to be elected for each than to the several Local Boards in the

² Now salied Asansol Local Board.

BENGAL ACT III OF 1885 (THE ERNCAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Presidency Division has been fixed by the Commissioner of the Division as shown in the following table, which is published for general information:—

•			Name of tha			memb	aber of ers to be oted.
	Sadar sub-division	<	24-PARGANAS. Tollygunge Sonarpur Bhangar Vishnupur Achipur Baruipur Jaynagar Canning		•••	•••	1 1 2 2 1 1 1 1 1 10
	Diamond Harbour		Diamond Har Bankipore Kulpi Mathurapur Debipore	bour	•••		2 2 2 2 1 1 8
	Barasat sub-division	•••	[Superseded by 22nd Octob p. 1865.]	y N otific er, 1904	ution dated printed	the	
{	Basirhat sub-division Dum-Dum sub-division Barrackpore sub-division.	 : }	[Superseded by 24th Novem p. 1282.] NADIA.	y Notifico ber, 1910,	tion dated printed	the post,	
	Sadar sub-division Meherpur sub-division Kushtia sub-division Chuadanga sub-division Ranaghat sub-division		Superseded by 17th Noven	y Notifica nber, 189	ation dated 8, printed	t the post,	•

¹ The Local Boards of Barrackpowe and Dum-Dum were abolished by Notification No. 19 T.—M., dated the \$17 May, 1898, printed case, p. 1175. But the Barrackpowe Local Board was re-established under Notification No. 2867 L. S.—G., dated the 1804 Expression of 1904, printed aste, p. 1174, and the number of members to be elected for each thans within its area has been fixed by Notification dated the 24th November, 1910, printed post, p. 1281.

1

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

	Name of thans.	v	memb	nber of ers to cled.	
• Sadar sub-division	Kotwali Keshabpur Manirampur Gadkhali Kaligunge Bagharpara	, , ,		3 2 2 2 1	,
Bangaon sub-division	[Superseded by No 5th November, 1 p. 1261.]	stification date 898, printed	d the post,	12	
Narail sub-division	Narail Abbeynagore Lohagaia Kalia	 	•••	2 1 2 1	
Jhenidah sub-division	Jhenidah Salkopa Harinakunda Kotchandpur	···	•••	6 - 2 2 1 1 - 6	
Magura sub-division	Magura Muhammadpur Sulkhya		••••	- 3 2 1 - 6	•

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

	· 1885)—co	ntd.				
		of thana.		r		ber of ers to be ted.
	Murshid	ABAD.				
Sadar sub-division Kandi sub-division Jangipur sub-division	[Supersed 13th S p. 1255	led by N eptomber 5.]	otification , 1892, pr	dated inted	the	
Lalbogh sub-division 1	••	• '	•	•		
	Кним	· A				
Sadar sub-division	Khulua Dumuria Baitagha Paikgach	ta ha			•••	3 2 1 2
		•	ı		•	8
Bagerhat sub-division	Morelgan Wampal Mollahat	i				4 2 1 1
						8
Satkhira sub-division	Satkhira Kaligan Magara Asasuni Kalaroa	 	•••	. •	•••	3 3 1 1 2
	•	٠				-

¹ The Laibugh Local Board was abolished by Notification No. 2138 L. S.-G., dated the 16th August, 1892 printed ante, p. 1174

Bengal Act III of 1885 (the Bengal Local Self-Government Act of 1885)—contd.

Notification dated the 1st June, 1888 (published in the Calcutta Gazette of 1986, Part IB, p. 144).

The following list showing the number of members of Local Boards to be elected for each than in the district of Midnapore is published for general information under rule 19 of the rules made under clause (a), section 138 of the Bengal Local Self-Government Act, 1885:—

District.	Local local	* Thana.	Numer of members to be elected for the thans.	
1	2	• 3	4	
Midnapore	Midnapore	Superseded by Notification dated the 27th August, 1892, post, p. 1254.]		
•	Contai	Contai Rataspur Egra Bhacwanpur Khejri Raghunathpur	· 4 2 2 2 2 2 2	
	Tamluk .	Tamluk Panskura Nandigram Maisadal Sutahata	2 3 2 3 •• 2	
•	Ghatal 1	• • •		

Notification dated the 5th June, 1886 (published in the Calcutta Gazette of 1886, Part IB, p. 145).

THE following list, showing the number of members of Local Boards to be elected for each of the thanas in the district of Bankura is published for general

With regard to the number of members for the thanas forming the constituency of the present Local Board at Ghatil, see Notification dated she 15th May, 1896, post, p. 1860.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

information under rule 19 of the Rules made under clause (a), section 138 of the Bengal Local Self-Government Act, 1885:—

District.	Local Board.	Thana.	Number of members to be elected for the thans.
1	2	3	4
Bankura	Bankura	Bankura Onda Gungajalghati Khatra Raipore (including the outpost of Simlapal)	2 1 2 1
	Vishnupur	Vishnupur Sonamukhi Kotalporo Indas	2 2 1 1 1

Notification dated the 8th June, 1886 (published in the Calcutta Gazette of 1886, Part 1B, p. 150).

THE following list showing the number of members of the Local Board of Serampore, in the district of Hooghly; to be elected for each of the thanas in the sub-division, is published for general information in medification of the list published under Notification dated the 8th May, 1886,² at page 127, Part IB of the Calcutta Gazette of the 12th idem:—

	Name	of than)B,			to be	of member elected for ethana.	8
Haripal			•••	***	•••	***	3	
Chandita		•••	•••	•••		***	3	
Singur, it	nelud	ing th	e oxtra munic	ipal area o	f thana Sci	smporo	2	
Kristana	gar	•••	•••		•••	• •••	2	

Notification dated the 28th May, 1887 (published in the Calcutta Gazette of 1887, Part IB, p. 152).

It is hereby notified for general information that, under section 138 of the Bengal Local Solf-Government Act III (B.C.) of 1885, the Lieutenant Governor is pleased to alter rule 59 of the rules made under clause (a) of the said section as follows:—

[Printed in Collier's Bengal Local Self-Government Hand-book, 1910, p. 136.

For a later Notification raising this number to 2, see Notification dated the 24th December, 1906, printed post, p. 1271.

Frinted onto, p., 1246,

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 23rd September, 1889 (published in the Calcutta Gazette of 1889, Part IB, p. 203).

It is hereby notified that the directions given under the hegding "Remarks by the District Engineer" in the forms of District Engineers' accounts, Nos. 3 and 7, appended to the Notification dated the 1st July, 1888, published in pages 263-328, Part IB of the Calcutta Gazette of the 4th July, 1888, are cancelled.

Notification dated the 24th December, 1889 (published in the Calcutta Gazette of 1889, Part IB, p. 282).

It is hereby notified, for general information, that, under section 188 of the Bengal Local Self-Government Act III (B.C.) of 1885, the Lieutenant-Governor has been pleased to amend rule 1, Part IXA of the rules made under clause (i) of the said section. The rule, as now amended, is as follows:—

Rule 1.—[Printed in the Bengal Local Self-Government Rules, Part IXA, 1908, p. 1, and in Collier's Bengal Local Self-Government, Hand, book, 1910, p. 293.]

Notification dated the 11th February, 1890 (published in the Calcutta Gazette of 1890, Part IB, p. 28).

It is hereby notified for general information that, under section 138 of the Bengal Local Self-Government Act III (B.C.) of 1885, the Lieutenant-Governor is pleased to alter rule 81, Part IV of the rules made under clauses (t), $(c_1, (d), (c), (f), (h), (j), (g), (s)$ and (t) of the said section. The rule, as onw amended, is as follows:—

81.--[Printed in Collier's Bengal Local Self-Government Hand-book, 1910, p. 144.]

Notification dated the 16th January, 1892 (published in the Calcutta Gazette of 1892, Part IB, p. 16).

It is hereby notified, for general information, that, under section 138 of the Bengal Local Self-Government Act III (B.C.) of 1885, the Lieutenant-Governer is pleased to amend rule 54 of the rules made under clause (a) of the said section for the election of mombers of District Boards as follows:—

Rule 54 — [Printed in Collier's Bengal Local Self-Government Hand-book. 1910, p. 135.]

¹ Printed in the Bengal Local Self-Government Rules, Part IXA, 1998, p. 1

BENGAL ACT III OF 1885 (THE BENGAL TOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification dated the 7th April, 1898 'published in the Calcu'ta Gazette of 1882, Part IB, p. 147).

It is hereby notified, for general information, that, under section 138 of the Bengal Local Self-Government Act III (B.C.) of 1885, the Lieutenant-Governor is pleased to direct that the election of members to District Boards will be added to the list of subjects included in rule 65, l'art IV of the rules made under clauses (b), (c), (d), (e), (f), (h), (g), (g), (s) and (t) of the said section. The rule, as now amended, is as follows:—

65.—[Printed in Collier's Bengal Local Self-Government Hand-book, 1910, p. 138.]

Notification date t 27th August, 1892 (published in the Calcutta Gazette of 1892, Part I, p. 867).

In modification of the list published under Notification dated the 1st June, 1886, 1 at page 144, Part IB of the Calcutta Gazette of the 9th idem, the following list showing the number of members of the Sadar Local Board of Midnapore to be elected for each thana, in the Sadar sub-division of that district, is published for general information, under Rule 19 of the Rules made under clause (a), section 138 of the Bengal Self-Government Act, 1885:—

District.	Local Board of.	Thana.	Number of members to be elected from the thans.
1	2	3	4
Midnapore	Midnapore	Midnapore Sabang Garhbeta Dantan Gopiballabhpur Jhargram Binpur Keshlur Debra Salbani Narayangarh	3 2 2 2 1 1 1 1 1 1 1 1 1

¹ Printed ante, v. 1251.

2 For a later Notification fixing the number of members for thuna Garbbeta, see Notification dated the 2nd August, 1803, post, p. 1256.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT C. 1885)—contd.

Notification dated the 13th September, 1892 (published in the Calcutta Gazette of 1892, Part Is p. 904).

Under Rule 19 of the Rules made by the Lieutenant-Governor under section 138 of the Bengal Local Self-Government Act, 1885, it is hereby notified, for general information, that, in modification of the Notification dated the 18th May, 1886, in consequence of the abolition of the Lalbagh sub-division, in the district of Murshidabad, and the amalgamation of parts of its jurisdiction with the Berhampere, Kandi and Jangipur sub-divisions, the number of members to be elected for each thana of the Berhampere, Kandi and Jangipur Local Boards has been fixed as follows:—

BERUAMPORE LOCAL BOARD.			Kanbi Lo	CAL	BOARD.	JANGIPUR LOCAL BOARD.		
Thuna.		Number of members to be elected	Thana.		Number of members to be elected.	Thana.	Number of members to be elected.	
1		2	3		4	5	8	
Sujaganj Gorabazar Daulatbazar Goas Jalangi Nowada Harihar para Barua Asanpur Manullabazar Rhagwangola Shahanagar		1 1 2 2 1 1 1 1	Bharatpur, Kandi Barwan Khargram Gokarna Nobogram	•••	3 1 2 1 1 1	Shamsherganj Mirzapur	1 2 2 2 2 1 1	

Notification No. 1303L.S.-G., dated the 10th April, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 54).

WHEREAS a Notification dated the 24th September, 1892, 2 containing the rules reproduced below, for the supply of copies of, and of information respecting, papers and documents in the offices of District and Local Boards in Bengal, was published at page 235, Part IB of the Calcutta Gazette of the 28th idem, and whereas no valid objection has been raised to the proposed rules within one month from the date of the local publication of the said Notification,

Printed ante, p 1847.
Not printed in this Selicerion.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

it is notified, for general information, that, the Lieutenant-Governor is pleased, under section 138 (t) of the Local Self-Government Act III of '1885, to confirm the rules in question.

[Printed in the Bengal Cess Manual, 1911, pp. 166 to 170.]

Notification dated the 2nd August, 1893 (published in the Calcutta Gazette of 1893, Part I, p. 695).

In supersession of this office Notification dated the 30th November, 1892, published at page 1096, Part I of the Calcutta Gazette of the 7th December, 1892, it is hereby notified, for general information, that, owing to the abolition of the Garhbeta Local Board, and the establishment of a Local Board at Ghatal, in the district of Midnapore, in consequence of the re-transfer of the subdivisional head-quarters from Garhbeta to Ghatal and to the transfer of the thanas of Daspur and Garhbeta respectively to the jurisdiction of the Ghatal and Sadar Local Boards, the following changes are made under rule 19 of the Rules framed under clause (a), section 138 of the Bengal Local Self-Government Act, 1885, with regard to the number of members for the thanas forming the constituency of the Ghatal Local Board and thana Garhbeta within the Sadar Local Board:—

District.	Local Board of,	. Thana.	Number of members to be elected for the thans.
]	2	3	4
Midnapora	Ghatal	Sup=18eded by 1 15th May, 189	Notification dated the 16, post, p. 1260.]
	Midnaporo (Sadar)	Garhbota	. 2

Notification No. 2901L.S.-G., dated the 14th August, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 139).

It is hereby notified, for general information, that, under section 138 of the Bengal Local Self-Government Act III (B.C.) of 1885, the Lieutenant-Governor is pleased to amend rule 62 of the rules made under clause (a) of the said section for the election of members of District Boards as follows:—

Rule 62.—[Printed in Collier's Bengal Local Self-Government Hand-book, \$1910, p. 137.]

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 841L.S.-G., dated the 20th February, 1894 (published in the Calcutta Gazette of 1894, Part IB, p. 43).

It is hereby notified, for general information, that, under section 138 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to amend rule 64 of the rules made under clause (a) of the said section for the election of members of District Boards as follows:—

64A., 64B.—[Printed in Collier's Bengal Local Self-Government Hand-book, 1910, pp. 137 and 138.]

Notification No. 951 L.S.-G., dated the 9th March, 1896 (published in the Calcutta Gazette of 1896, Part IB, p. 44).

It is hereby notified, for general information, that, the Lieutenant-Governor has been pleased to make the following additional rules under clauses (i) and (!), section 138 of the Bengal Local Self-Government Act III of 1885.

These rules will come into force from the 1st April, 1896: -

PART VIIIA .- ACCOUNT RULES FOR UNION FUNDS.

The Union Committee shall submit annually to the Local Board, on or before such date as the Local Board may appoint, an estimate, in Form No. I, of the probable receipts and expenditure of the Committee for the ensuing financial year, with an account of its actual receipts and oxicaliture for the past financial year.

- 2. After approving the estimate, or making such alterations thereid as it thinks fit, the Local Board shall forward it to the District Board for incorporation with the estimates of the District Fund, When intimation of the sanctioned figures is received from the District Board, the Local Board shall communicate them to the Union Committee.
- 3. All receipts and payments of the Union Committee shall be recorded in a cash book in Form No. II on the same day that the money is received or paid. Cheques received from the District or Local Board in payment of contributions from the District Fund, or remitting the net income of pounds situated within the Union, shall not be entered in the cash-book until they have been realized in cash. The District Board shall always send an intimation to the Local Board concerned of any cheques issued in favour of a Union Committee.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

- 4. The balance standing at the credit of the Union Fund shall remain in the custody of the Chairman.
- 5. Every bill, or other claim for payment from the Union Fund, shall show full details of the charges, shall be signed by the person to whom the money is actually due, and shall bear a certificate to the effect that the work billed for has been actually completed. At the time of making payment, the Chairman of the Committee shall take a receipt, stamped if necessary, from the payee, and endorse the bill with the words "Paid Rs. only (Rs.)," the amount being written in words as well as figures. This endorsement shall be dated and signed by the Chairman, and bear the number of the voucher as in the eash-book.
- 6. At the close of each quarter a consolidated account, showing the total receipts and payments during the period under the several heads of accounts with opening and closing balances, shall be prepared in a form similar to the cash-book, but omitting the first three columns on the receipt side and the second and third columns on the payment side. This account, accompanied by the vouchers in original, shall be submitted to the Local Board not later than two days after the close of the quarter, and the Local Board shall submit the accounts to the District Board within a week from the date of the receipt of the accounts in their office.
- 7. The quarterly account prepared in the manner laid down in the foregoing rule shall be published under section 53 of the Act, by lodging a copy signed by the members of the Union Committee in the office of the Magistrate in charge of the sub-division within which the union lies, or in the office of the Magistrate of the district in the case of the Sadar sub-division. An annual account in a similar form, accompanied by a statement of the charges for establishment (if any), the works undertaken, and the sums expended on each work, shall also be published in the aforesaid manner.
- 8. The quarterly and annual accounts shall be published as provided in the last preceding rule, not more than one month after the close of the period to which they respectively relate.
- 9. On receipt of the quarterly account from the Union Committees, the Local Board shall audit and forward it with the vouchers to the District Board for incorporation in the cash-book and accounts of the District Fund.
- 10. Contributions from the District Fund, and the net income of union pounds paid to Union Committees, shall be debited in the District Board's accounts to the adjusting head "Contribution from local to local," and when they appear as receipts in the account submitted by the Union Committee, the same head shall be credited. All other receipts and charges shall be recorded under the appropriate revenue and service heads of account. The transactions of the Union Committees exhibited in the quarterly account shall be incorporated in the cash-book of the District Board after the transactions of the Local Boards. The total payments only under each head of account shall be recorded, and not the details above in the vonchers.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

In closing the cash-book of the District Board, the balances in the hands of the Union Committees shall be deducted from the sum of 'the cash-book balance, and the uncashed cheques to effect, an agreement with the treasury balance. Similarly, in the monthly account (Form IX) the Union Fund balances to be shown in detail shall be added to treasury balance, and from the total the uncashed cheques shall be deducted to arrive at the cash-book balance.

FORM No. I.

Budget estimates of probable receipts and expenditure of the Union Committee of for the year ending 31st March 189.

Recripts.	Actuals of 189 -9 .	Sanc- tioned esti- mates of 189 -9 .	Budget esti- mates of 189 -9 .	Expenditure.	Actuals of 189.9.	Sanc- tioned esti- mates of 189 -9	Budget esti- mates of 189 -9 .	ltrmarks.
1	2	3	4	5	в	7	8	y
Pound recipts under Act 1 of 1871			•	Construction of the following roads				
	•			•	•	•		
,		:				•	•	
Total			•	Total			:	

The particular works to defray the cost of which the rate is to be levied should be specified.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

FORM No. II.

	Cash-book 0)	f ti	he		C of	om m	itlee	e 0)	f 189 - 9.			f) 1 °	th e	mor	st Is	
Date of receipt.	FROM WHOM RECEIVED.	Particulars of receipt.	Ponnd receipts.	Rate nuder section 119 of the Local Self-Govern- ment Act.	Niscellaneous receipts.	Contribution from the District Fund.	Total.	Date of payrgent.	То wном разр.	Particulars of payment.	Number of vouchers.	Construction of roads.	Repairs of roads.	Improvement of drainage.	Improvement of water- supply.	Establishment.	Total,
1	2	8	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18
	Opening balance						,										
	Total receipts								Total payments Closing balance								
	GRAND TOTAL	-	_		-		_		GRAND TOTAL								

Notification dated the 15th May, 1896 (published in the Calcutta Gazette of 1896, Part I, p. 628).

It is hereky notified, for general information, that, in modification of the Notification dated the 2nd August, 1893, 1 published at page 695, Part I of the Calcutta Gazette of the 9th idem, the following list, showing the number of members of the Ghatal Local Board, in the district of Midnapore, to be elected for each than in the Ghatal sub-division of that district, is published for general

Brngal Acr III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACR OF 1885)—contd.

information under rule 19 of the rules made under clause (a), section 138 of the Bengal Local Self-Government Act, 1885:—

District	Local Board of.	Thana.	Number of members to the elected from the thans.
1	2	3	'4
Midnapore	Ghatal	(Ghatal Chandrakona Daspur	3 3 4 10

Notification dated the 5th November, 1898 (published in the Calcutta Gazette of 1898, Part I, p. 1236).

Under rule 19 of the election rules made by the Licutenant-Governor under section 138 of the Bengal Local Self-Government Act III of 1885. it is hereby notified, for general information, that, the number of members of the Bangaon Local Board, in the district of Jossore, having been reduced by Government Notification No. 512 T.—M., dated the 24th September, 1898, ¹ from 15 to 12 the number of members to be returned by each than to that Board, is distributed as follows:—

	Name o	of thana.				No. of members.
Bangaon, in	cluding	Garapota ou	tpost			•. 2
Sarsa	•••	•••	•••		***	2
Gaighatta	•••	•••			•••	2
Maheshpur	•••	•••	•••	•	•••	2

Notification dated the 17th November, 1898 (published in the Calcutta Gazette of 1898, Part I, p. 1253).

*Under rule 19 of the Rules made by the Lieutenant-Governor under section 138 of the Bengal Local Self-Government Act III of 1885, it is hereby notified, for general information, that, in 2 modification of the Notification of

Printed ante, p. 1186.

* Sic. Read supersession.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF . 1885)—contd.

the 24th June, 1895, in consequence of the re-establishment of the Chuadanga sub-division and the opening of the police-stations at Kumarkhali and Jivannagar, in the district of Nadia, the number of members to be returned by each than for "the several Local Boards concorned is hereby re-distributed as follows:—

Krishnagar Local Board.

. Name of th	ana.		,	,		No. of members.
Kotwali	•••		••			2
Hanskhali	,	•••	•••		•••	ì
Krishnaganj		•••				1
Kaliganj		•••				
Nakashipara		•••	•••		•••	1 2 1
Chapra .		901 0			• • .	1
•						
				Total	•••	8
		RANAGHAT	Local Boa	RD.		
n .1.4			,	,		o
Ranaghat	•	•••	•••		•••	* " 3 1
Chakdaha		•••	•••		•••	1
Santipur	•••	***	•••		•••	
			,	Total	••	6
		MEHERPUR	Locat, Boa	RD.		
Meherpur		•••	•••		•••	1
Tehatta	•••	•••	•••			
Gangni	•••		•••		•••	2 1 2
Karimpur	•••		•••		•••	2
						_
•				Total	•••	6
	,	CHUADANGA	LOCAL BO	ARD.		
Chuadanga		•••	•••		•••	1
Damurhuda		•••	•••	•	•••	, 2 2 1
Alamdanga	-	•••				, 2·
Jivennagar	•••	•••	•••		•••	1
• -			•			
· ·				Total		6
	٠,					_

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

KUSHTIA LOCAL BOARD.

Name of thana.				4	,		• •	No. of - members.
Kushtia	•••	•	••.		•••		••• _	2
Nawpara	•••	•	•••		•••	•	*	$\frac{1}{2}$
	•••		•••		•••	•	•••	, 1,
Kumarkhali	•••		•••		•••		•••	2_{ullet}
						Total	•••	6•
		٠	•	•				-

Notification No. 1574 T.-M., dated the 13th September, 1900 (published in the Calcutta Gazette of 1900 Part IB, p. 193).

It is hereby notified, for general information, that the Lieutenant-Governor has been pleased to substitute the following note for the existing foot-note to Form No. 21, "Travelling Journal," prescribed for use in the office of District Engineers under Government Notification dated the 28th July, 1891, 1 published at pages 178-186, Part IB of the Calcutta Gazetto of the 5th August, 1891:—

[Printed in the Bengal Local Self-Government Rules, Part IXA, 1908, p. 65.]

Notification No. 2508 L.S.-G., dated the 30th August, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 165).

It is hereby notified, for general information, that the Lieutenant-Governor has been pleased to make the following rule, under clause (i), section 138 of the Bengal Local Self-Government Act III of 1885, in supersession of rule 22, Part IXA of the rules made under that section and published under Government Notification, dated the 1st July, 1888:

Rule 22.—[Printed in the Bengal Local Self-Government Rules, Part IXA, 1908, p. 2, and in Collier's Bengal Local Self-Government Hand-book, 1910, p. 298].

Notification No. 3384L.S.-G., dated the 10th December, 1908 (published in the Calcutta Gazette of 1902, Part IR, p. 252).

It is horeby notified, for general information, that, in exercise of the power conferred on him by section 138 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to cancel rule 122 of the rules made under clauses (i) and (t) of the aforesaid section of the Act, and published under Notification No. 2009T.—M., dated the 9th November, 1991,3 at pages 217-273 of Part IB of the Calcutta Gazette of the 4th December, 1901.

¹ Printed in the Hengal Local Self-Government rules, Part IXA, 1808, p. 61.

Printed sbid, p. 1. Printed in the Bengal Local Self-Government Rules, Part VIII, 1906, p. 1.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 1581L.S.-G., dated the 27th March, 1903 (published in the Galcutta Gazette of 1903, Part IB, p. 64).

It is hereby notified, for general information, that, under clauses (i) and (t) of section 138 of the Bengal Lecal Self-Gevernment Act III of 1885, the Lieutenant-Governor has been pleased to prescribe the following form for the submission by Chairmen of District Boards of applications to Commissioners of Divisions for re-apprepriations of budget allotments, in supersession of that prescribed in rule 19 of the District Fund Account Rules published under Government Notification No. 2000T.—M., dated the 9th November, 1901:—

[Printed in the Bengal Local Self-Government Rules, Part VIII, 1906, p. 3, Collier's Bengal Local Self-Government Hand-book, 1910, p. 220].

Notification No. 2079 L.S.-G., dated the 25th July, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 171).

It is hereby notified, for general information, that, under section 138 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to make the fellowing modifications in Parts I, II and III of the rules made under clause (a) of the said section:—

Part I.—Omit rule 1 and its heading "Preliminary," and insert the following before "Part I":—

I, IA,—[Printed in Collier's Lengal Local Self-Government Hand-book 1910, p. 125].

Part II.—Substitute the following for rules 33 and 34:—

33, 34, 34A,-[Printed in Collier's Bengal Local Self-Government Hand-book, 1910, p. 132].

Part III.—Insert the following rules after rule 62:—

62A, 62B,—[Printed in Collier's Bengal Local Self-Government Hand-book 1910, p. 137].

Notification No. 2366L.S.-G., dated the 10th August, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 183).

In exercise of the power conferred on him by section 138 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to make the following modification in Schedule A referred to in rule 1 of the Rules made under clauses (g), (i) and (m) of that section, and published under Government Netification No. 33341.8.-G., dated the 20th December, 19012:—

The name of the district of Murshidabad is transferred from class III, grade 5, to class II, grade 4.

¹ Printed in the Bengal Local Self-Gravenment Rules, Part VIII, 1996, p. 1.
2 Printed 1816, Part IX, MX.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 1984 L. S.-G, dated the 9th April, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 85).

It is hereby notified, for general information, that, in exercise of the power conferred on him by clause (1) of section 138 of the Bengal Local Self-Government Act III of 1895, the Lieutenaut-Governor is pleased to make the following rule in supersession of Rule 9, Part IXA of the rules made under the aforesaid section, and published under Government Notification dated the 1st July, 1888. This rule substitutes, for the existing District Engineer's Form No. 7 and its second supplement, the form reproduced below and marked "District Engineer's revised Form No. 7," but the existing first supplement remains unchanged:—

[For rule 9, see the Bengal Local Self-Government Rules, Part IXA, 1908, p. 1, and for the revised Form No. 7, see ibit, pp. 21-30.]

Notification No. 2470 T.-M., dated the 10th October, 1904 (published in the Calcutta Gazette of 1904, Part 1B, p. 229).

It is hereby notified, for general information, that, in evercise of the powers conferred on him by section 128 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to direct that clause (4) of rule 72 of the rules made under clauses (i) and (t) of the aforesaid section of the Act, and published under Notification No. 2009 T.—M., dated the 9th November, 1901, 2 beginning with the words "in case (4)" and ending with the words "recovery is made," be cancelled, and the following clause be substituted in its place:—

[Printed in the B njal Local Self-Government Rules, Part VIII, 1906, p. 9, and in Collier's Bengal Local Sch-Government Hand-book, 1910, p. 234].

Notification dated the 22nd October, 1904 (published in the Calcutta Gazette of 1904, Part I, p. 1606).

It is hereby notified, for general information, that, under rule 19 of the Rules made under section 133 (a) of the Bengal Local Self-Government Act III of 1885, the number of members to be elected for each than within the

¹ Printed in the Rengal Laural Sell-Government Ruine, Part IXA, 1906, Printed told Part VIII 1966, p. 1

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

area of the Local Boards at Barrackpore and Barasat, in the district of the 24-Perganas, is shown against each ;—

BARRACKPORE LOCAL BOARD.

Thana.

Number of members to be elected.

[Superseded by Notification dated the 24th November, 1910, printed post, p. 1281.]

BARASAT LOCAL BOARD.

Barasat Habra Deganga	•••	•••	•••	•••	3 2 1
4 (5			Total	•••	6

Notification No. 3457 L. S.-G., dated the 3rd December, 1904 (published in the Calculta Gazette of 1904, Part IB, p. 260).

It is hereby notified, for general information, that the Lieutenaut-Governor is pleased, in exercise of the powers conferred on him by section 138 of the Bengal Local Self-Government Act III of 1885, to cancel Rule 32, Part II of the Rules for the election of members of the Local Boards, published with Government Notification dated the 15th December, 1885, 1 at pages 100 104, Part IB of the Calcutta Gazette of the 16th idem, and to prescribe the following new rule:—

Rule 32.—[Printed in Collier's Bengal Local Self-Government Hand-book, 1910, p. 131.]

Notification No. 797 L. S.-G., dated the 10th February, 1905 (published in the Calcutta Gazetle of 1905, Part IB, p. 33).

In exercise of the powers conferred on him by clauses (i) and (t) of section 138 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to make the following rules in addition to those published with Notification No. 2009 T.—M., dated the 9th November, 1901, at pages 217-273 of Part IB of the Calcutta Gazette of the 4th December 1901:—

80A, 80B and 80C.—[Printed in the Bengal Local Self-Government Part VIII, 1906, p. 10, and in Collier's Bengal Local Self-Government Rules, Hand-book, 1910, p. 237].

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885) -contd.

Notification No. 1325 L. S.-G., deted the 11th March, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 50).

In exercise of the power conferred on him by section, 138 of the Bengal coal Self-Government Act III of 1885, the Lieutenant-Governor is pleased to ancel paragraph 2 of rule 11 of the rules made under clauses (i) and (!) of the foresaid section of the Act, and published under Notification No. 2009 T.—M., lated the 9th November, 1901, at pages 217.273 of Part IB of the Calcutta tazette of the 4th December, 1901, and to substitute the following paragraph:—

[Printed in the Benjal Local S. If-Government Rules, Part VIII, 1906, p. 3, and in Collier's Benjal Local Self-Government Hand-book, 1910, p. 218.]

Notification No. 871T.—M., dated the 29th May, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 88).

It is hereby notified, for general information, that, in exercise of the powers conferred on him by section 138 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to make the following rule in modification of rule 57 of the rules made under clauses (g), (l) and (m) of that section, and published with Notification No. 3334L.S.-G., dated the 20th December, 1901, **at pages 293-305 of Part IB of the Calcutta Gazette of the 25th idem:—

57.—[Printed in the Bengal Local Self-Government Rules, Part IX, 1906, p. 6, and in Collier's Bengal Local Self-Government Hand-book, 1910, p. 291.]

Notification No. 1246T.—M., dated the 20th June, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 104.)

It is hereby notified, for goneral information, that, in exercise of the power conferred on him by section 138 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to make the following amendments in rules 24 and 25 of the rules made under clauses (i) and (i) of the aforesaid section of the Act, and published under Notification No. 2009T.—M., dated the 9th November, 1901, 1 at pages 217-273 of Part IB of the the Calcutta Gazette of the 4th December, 1901:—

In the second paragraph of rule 24 omit the words "with the pass-book."

• In rule 25, line 4, after the words "to the treasury," insert the words "on the tenth and also," and after the words "every month" insert the words

^{1.} Printed in the Bengal Local Self-Government Bules, Part VIII, 1906, p. 1.

F Printed 181d, Part IX, 1906, p. 1.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—cortd.

"and on any other day on which the District Board may require the posting to be done." In line 6 after the words "entered theroin, and" insert the words;" whon the book is received on the last working day of the month"

In line 8 omit the words "at once" after the words "be returned," and insert the words "as soon as the entries prescribed in this rule have been made in it, i.e., on the day of receipt or the next day at latest."

Rules 24 and 25 after amendment will stand thus :-

24, 25.—[Printed in the Bengal Local Self-Government Rules, Part VIII, 1906, p. 4, and in Collier's Bengal Local Self-Government Hand-book, 1910, p. 223.]

Notification No. 1665T.—M., dated the 18th July, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 121).

It is hereby notified, for goneral information, that, in exercise of the powers conferred on him by section 138 of the Bengal Local Self-Government Act III of 1885, the Licutenant-Governor is pleased to make the following rule under clauses (i) and (t) of that section in addition to those published with Nofitication No. 2009T.—M., dated the 9th November, 1901, at pages 217-273 of Part IB of the Calcutta Gazotte of the 4th Docember, 1901:—

10A.-[Printed in the Bengal Local Self-Government Rules, Part VIII, 1906, p. 2, and in Collier's Bengal Local Self-Government Hand-book, 1910, p. 217.]

Notification No. 1667 T.—M., da'ed the 18th July, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 122).

It is hereby notified, for general information, that, in exercise of the powers conferred on him by section 138 of the Bengal Local Self Government Act III of 1885, the Lieutenaut-Governor is pleased to make the following amendments in rule 115 of the rules made under clauses (i) and (t) of that section and published with Notification No. 2009 T.—M, dated the 9th November, 1901,1 at pages 217-273 of Part IB of the Calcutta Gazette of the 4th December, 1901:—

- (1) In clause 2, line 2, the words "permanent pensionable establishment" should be substituted for the words "permanent establishment."
- (2) In clause 2 (a), the words "permanent persionable appointment" should be substituted for the words "permanent appointment"

⁴ Printed in the Renort Lorel Bull Communicate Water Dave Will tone or t

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

- (3) In clause 2 (e), line 4, the words "the particulars of their previous service and the rules or orders under which their service qualifies for pension should be given;" should be substituted for the words "their age and health certificates should be attached to the statement."
- 2. The amended rule will stand as follows:-
 - 115.--[Printed in the Bengal Local Self-Government Rules, Part VIII, 1906, pp. 14-15, and in Collier's Bengal Local Self-Government Hand-book, 1910, p. 250.]

Notification No. 2318T.—M., duted the 29th August, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 165).

WHEREAS a Notification No. 1435 T.—M., dated the 1st July, 1905, was published at page 114, Part IB of the Calcutta Gazette of the 5th idem, declaring the intention of the Lieutenant-Governor to make the following rules in supersession of rule 9A, made under clauses (i) and (t), section 138 of the Bengal Local Self-Government Act III of 1885, and issued under Notification No 3166 L.S.-G., dated the 15th November, 1904, which was published at page 248 of Part IB of the Calcutta Gazette of the 16th idem, and whereas no objections have been raised to the proposal, it is hereby notified, for general information, that, in exercise of the powers conferred on him by section 138 of the said Act, the Lieutenant-Governor confirms the rules in supersession of rule 9A, referred to above:—

9A, 9B.—[Printed in the Rengal Local Self-Government Rules, Part VIII, 1906, p. 2, and in Collier's Benjal Local Self-Government Hand-book, 1910, p. 217].

Notification No. 2258 L.S.-G., dated the 8th November, 1905 (published in the Calcutta Gazette of 1905, Part 1B, p. 203).

It is hereby netified, for general information, that, in exercise of the power conferred on him by section 188 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor is pleased to make the following modification in rule 1, and in Schedule A referred to in rule 1 of the rules made under clauses (y), (l) and (m) of that section, and published under Notification No. 3834 L.S.-G., dated the 20th December, 1901,2 at pages 293-305 of Part IB of the Calcutta Gazette of the 25th idem:—

¹ Not printed in this Collection.
5 Printed it the Bengal Local Self-Government Rules, Part IX, 1996, p. 1.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

In the column showing the pay of District Engineers of class III, grade 5, districts, substitute the word and figures "Rs. 250—10—300" for the word and figures t"Rs. 200—20—300."

The rule and the Schedule as amended will read as follows:-

Rule 1, Schedule A.—[Printed in the Ben'gal Local Self-Government Rules, Part IX, 1906, pp. 1 and 6, and in Collèr's Bengal' Local Self-Government Hand-Book, 1910, pp. 276 b and 293].

Notification No. 22 T .- M., dated the 14th April, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 69).

It is hereby notified, for general information, that, the Lieutenant-Governor has been pleased to make the following rule in addition to those 1 made under clauses (g), (l) and (m) of section 138 of the Bengal Local Self-Government Act III of 1885:—

"Rule 50 A.—All estimates for the purchase and repairs of tools and plants shall be prepared in the Public Works Department Form No. 123, and submitted for the sanction of the District or Local Board in meeting."

Notification No. 1198 T.-M., dated the 18th June, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 99).

It is hereby notified, for general information, that, in exercise of the power conferred on him by section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to cancel rule 4 of the rules made under clauses (q), (l) and (m) of that section, and published under Notification No. 3334 L.S.-G., dated the 20th Decomber, 1901, at pages 293-305 of Part IB of the Calcutta Gazette of the 25th idem, and also rule 3, which was, by Notification No. 664 T. - M., dated the 19th May, 1905, substituted for rule 3 of the aforesaid rules.

2. The Lieutenant-Governor is also pleased to substitute the following rules for rules 2 and 12 of the aforesaid rules:—

Rule 2, Rule 12.—[Printed in the Bengal Local Self-Government Rules; Part IX, 1906, pp. 1 and 2 and in Collier's Bengal Local Self-Government Hand-book, 1910, pp. 277 and 281].

¹ These rules were published under Notification Vo. 3334L.S.-G., dated the 30th December, 1901, and are printed a the Bengal Local Self-Government Males, Part IX, 1906, p. 1.
² Printed in the Bengal Local Self-Government Bules, rart IX, 1906, p. 1.
Not printed in this Collection.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification duted the 24th December, 1906 (published in the Calcutta Gazette of 1907, Part I, p. 45).

In modification of the Government Notification dated the 5th Jane, 1886, fixing the number of members to be elected for the Visknupur Local Board, in the district of Bankura, by each than within the jurisdiction of the said Local Board and under revised rule 19 of the rules framed under section 138 (a) of the Bengal Local Self-Government Act III (B. C.) of 1885, it is hereby notified, for general information, that the electors in thana Kotalpur, in the Vishnupur sub-division named above, will henceforth, under Government Order No. 2283 L.S.-G., 2 dated the 10th instant, elect two members of the said Vishnupur Local Board instead of one as fixed in the Government Notification named above.

Notification No. 578 L.S.-G., dated the 22nd March, 1907 (published in the Cakutte Gazette of 1907, Part IB, p. 43).

In exercise of the powers conferred on him by clauses (i) and (t) of section 138 of the lengal Local Self-Government Act of 1885 (Ben. Act III of 1885), the Lieutenant-Governor is pleased to make the following amendments in the rules framed under the said clauses, and published with Notification No. 2009 T.—M., dated the 9th November, 1901, 3 at pages 217-73 of Part IB of the Calcutta Gazette of the 4th December 1901, namely:—

- (1) In rule 23 of the said rules -
 - (a) after the words "money-orders" in line 1 of clause (3), the words "or when the amounts of money-orders issued on the requisition of a District or Local Board are returned unpaid" shall be inserted; and
 - (b) to the said clause (3), the following shall be added, namely:— "and should furnish full details of all items of unpaid moneyorder which will be entered in red ink."
- (2) In the District Fund Form No. XXII—Undelivered money-order Register—in the heading of column 10, for the words "Initials of the remitter or other person signing to obtain the refund," the words "Reference to the daily money-order advice list received from the Treasury" shall be substituted.

¹ Printed ante, p. 1251,
2 Government Order No. \$285 covered Notifications Nos. 2281 and 2282, dated the 10th December, 1886, which are printed ante, pp. 1177 and 1186 respectively. The order is not printed in this Collection.

§ Printed in the Bengal Local Bell Government Bules, Part VIII, 2006, p. I.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 575 T.—L.S.-G., dated the 8th June, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 76).

In exercise of the power conferred on him by section 138 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to make the following modification in Schedule A, referred to in rule 1 of the rules made under clauses (y), (l) and (m) of that section, and published under Government Notification No. 3334 LS.-G., dated the 20th December, 1901, 1 as amended by Notification No. 2258 L.S.-G., dated the 8th November, 1905 2:—

The district of Khulna is transferred from class III, grade 5, to class II, grade 4.

Notification No. 1114 T.-L.S.-G, dated the 14th September, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 133).

In exercise of the powers conferred on him by clauses (i) and (i) of section 138 of the Bengal Lo al Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to direct that the following amendments shall be made in the rules framed under the said clauses, and published with Notification No. 2009 T.—M., dated the 9th November, 1901, at pages 217-73 of Part IB of the Calcutta Gazette of the 4th December, 1901, namely:—

For paragraph 1 of rule 55 of the said rules the following shall be substituted:—

[Printed in Collier's Bengal Local Self-Government Hand-book, 1910, p. 229.]

In line 3 of paragraph 2 of the same rule, for the words "into the guard-book mentioned above" the words "into the guard-book for bills other than salary and establishment bills" shall be substituted.

Notification No. 1298 L.S.-G., dated the 10th August, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 122).

It is hereby notified, for general information, that, in exercise of the powers conferred on him by section 138 of the Bengal Local Self-Government Act III of 1885, the Lieutenant-Governor has been pleased to make the following rules,

¹ Printed in the Bengal Local-Self Government Mules, Part IX, 1906 p. 1. 2 Printed ance, p. 1969. 2 Printed in the Bengal Local-Self Government Rules, Part VIII, 1906, p. 1.

Bengal Act III of 1885 (the Bengah Local Self-Government Act of 1885)—contd.

in modification of rules 32, 44 and 53 of the rules made under clauses (g), (l)and (m) of that section, and published with Notification No. 3334L.S.-G., date,, the 20th December, 1901, at pages 293-305 of Part IB of the Calcutta Gazette of the 25th idem :-

Rule 32 .- [Superseded by Notification No. 586 L.S.-G., defed the 18th March, 1912, printed post p. 1290.]

Rule 44.-[Printed in Collier's Bengal Local Self-Government Hand-book, 1910, p. 288.]

Rule 53.— Superseded by Natification No. 586L.S.-G, dated the 18th March, 1912, printed post, p. 1290.]

Notification No. 658T .- L S .- G., dated the 21st October, 1908 (published in the Culcutta Gazette of 1908, Part IB, p. 157).

In exercise of the powers conferred on him by clauses (i) and (t) of section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to direct that the following amendment shall be made in rule 37 of the rules framed under the said clauses, and published with Notification No. 2009T.—M., dated 9th November. 1901,2 at pages 217-275, Part IB of the Calcutta Gazette of the 4th December, 1901:—

For "Rs. 20" in line 1 of the said rule, substitute "Rs. 50." The rule as

now amended reads as follows:-

37 .- [Printed in Collier's Bengal Local Self-Government Hand-Look, 1910, p. 226.

Notification No. 659 T .- L.S.-G., dated the 21st October, 1908 (published in the Calcutta Gazette of 1908, Part 1B, p. 157).

In exercise of the powers conferred on him by clause (i) of section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Local Government, is pleased to direct that the following amendment shall be made in rule 4 of the rules framed under the said clause, and published with, the Notification of the 1st July, 1888, at pages 263-265, Part IB of the Calcutta Gazette of the 4th idem: -

For "Rs. 20" in line 2 of the said rule, substitute "Rs. 50 and Rs. 20, , respectively."

¹ Printed in the Benzal Local Self-Government & ries, Part IX, 1906, p. 1.
2 Printed ibid, Part VIII, 1906, p. 1.
3 Printed ibid, Part IXA, 1909, p. 1.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

The rule as now amended reads as follows:-

4.—[Printed in the Bengal Local Self Government Rules, Part IXA, 1908, p. 1, and in Collier's Lengal Local Self-Government Hand-book, 1910, p. 294.]

Notification No 668L.S.-G., dated the 2nd April, 1969 (published in the Calcutta Gazette of 1909, Part IB, p. 223).

It is hereby notified, for general information, that, in exercise of the powers conferred on him by section 138 of the Bengal Local Self-Government Act (Bengal Act III of 1885), the Lieutenant-Governor is pleased to make the following amendments in the rules framed under clauses (i) and (t) of the said section, and published with Notification No. 2009 r.—M., dated the 9th November, 1901, at pages 217-73 of Part IB of the Calcutta Gazette of the 4th December, 1901:—

2. Rule 13 —For "15th October," "1st November" and "1st December," substitute "15th December," "15th January" and "15th February," respectively, and add at the end of the rule, "A copy of the Public Works Department section of the budget shall be forwarded by the District Board not later than the 1st January in each year to the Inspector of Local Works, who shall send his observations thereon, if any, to the Commissioner by the 15th January at the latest."

3. Rule 74.—For the last sentence of this rule, substitute the following:—
"The monthly account in Form No. IX may be discentinued except that a copy of the face-sheet containing the statement of balances and the audit certificate, together with the Treasury Officer's abstract account in original, shall be despatched to the Accountant-General, Bengal, ordinarily by the 25th of the month following that to which the account relates."

4. Rule 76. - Add at the end "A copy of the annual account shall at the

same time be despatched to the Accountant-General, Bengal."

5. Rule 88.—In line 2, omit the following words:—"Before they are submitted to the Accountant-General," and aid at the end of the first sentence, "which under rule 74 should be sent to the Accountant-General by the 25th of the following month" In the second seutence (lines 5 to 7), omit the words, "the account shall be despatched to the office of the Accountant-General, Bengal, as required by rule 74, not later than the 25th of the month following that to which they relate and," and substitute the words "be sent" for the word "fellow" in the last line.

6. In the form of the estimate (D. F. No. I) in the heading of the third money column, for the word "four," substitute "six," and in column 1, for the heads under which receipts and expenditure of the District Fund are shown, substitute the following:—

[List of heads not reprinted.]

Bengal Act III of 1885 (the Bungal Local Self-Government Act of 1885)—contd.

Notification No. 1020 L.S.-G., dated the 29th July, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 284).

In exercise of the powers conferred by clause (1) of section 138 of th Bengal Local Self-Government Act of 1885 (Ben. Act III of 1885), th Lieutenant-Governor is pleased to direct that the following amendments shall be made in the rules made under the said clause, and published, respectively with Notification dated the 1st July, 1888, 1 at pages 263-265 of Part IB of th Calcutta Gazette of the 4th idem, and Notification No. 2009 T.—M., dated th 9th November, 1901, 2 at pages 217-273 of Part IB of the Calcutta Gazette of the 4th December, 1901:—

- (1) To rule 50 of the rules (headed "Part VIII—Account and Audit" published with the said Notification of the 9th November, 1901 add the following sub-rule, namely:—
 - "In passing for payment bills in respect of Public Worl charges which have been already passed by the District Engineer, the District Board's office shall compare the rate allowed by the District Engineer with those sanctioned in the agreement, and in cases in which there is no agreement shall compare the bills with the sanctioned estimate. It shall also check the budget allotment and the balance available for the work after deducting previous paymen (if any)."
- (2) In rule 16 of the rules (headed "Part IXA—District Engineer Accounts") published with the said Netification dated the 1st Jul 1888, after the second sentence, ending with the word "advice insert the following two sentences, namely:—

[Superseded by the revised rule 16 published with Novification No. 233 L.S.-G., dated the 29th January, 1910, print post, p. 1278.]

Notification dated the 17th August, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1153).

*In * [modification] of the Government of Bengal, Municipal Department Notification No. 1078 T.—M., dated the 13th June, 1906; the following 1 showing the redistribution in the number of members of the Sadar Local Box

² Printed in the Bengal Local Self-Government Bules, Part IXA, 1908, p. 1.

* Printed 65cd, Part VIII, 1808, p. 1.

* Sta. Read Supersession.

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

in the district of Howrah, is published for general information, under rule 19 of the rules framed under clause (a), section 138 of the Bengal Local Solf-Government Act III (B.C) of 1885:

District.	Local Board,	Thana.	Number of members to be elected for the thana.		
Howrsh	Sadar	Domjur Jagacha Sankrail Lilua Jagatballavpur Panchla	1 1 1 1 1 1 1		

Notification dated the 17th August, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1153).

In modification of the Government of Bengal, Municipal Department, Notification of the 10th June, 1886, and Notification No. 2154 L.S.-G., dated the 4th June, 1895, the following list showing the redistribution in the number of members of the Ulubaria Local Beard, in the district of Howrah, is published for general information, under rule 19 of the rules framed under chause (a) of section 138 of the Bengal Local Self-Government Act III of 1885:—

District.		Local Board.	Thana.		to b	er of members e elected for he thana.
			(Ulubaria	•••	•••	1
			Bowria	•••	• • •	1
	•••		Bagnan		•••	2
Howreh		Ulubaria	< Amta	•••	•••	2
•			Singti	***	•••	2
		•	Shampur	***	•••	1
		ŕ	(Mandalghat	•••	•••	1

Notification No. 836 T.-L.S.-G., dated the 17th September, 1909 (published in the Culcutta Gazette of 1909, Part IB, p. 306).

It is hereby notified, for general information, that, in exercise of the powers conferred en him by section 138 of the Bengal Local Self-Government Act (Bengal Act III of 1885), the Lieutenant Governor is pleased to make the

² Not printed in this Collection.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

following addition to the end of rule 123A of the rules framed under clauses (4) and (4) of the said section, and published with Notification No. 2009 T.-M., dated the 9th November, 1901, at pages 217-73 of Part IB of the Calcutta Gazette of the 4th Decomber, 1901:—

"In cases in which the pension of an officer is debitable to more than one District Fund, the entire amount of pension shall be paid by any of the District Boards under which the officer was employed, at the option of the payoe, the other District Board or Boards remitting their proportionate share or shares to the disbursing Board selected."

Notification No. 843 T.-L.S.-G., dated the 18th September, 1909 (published in the Calcutta Gazette of 1909, Part 1B, p. 306).

It is heroby notified, for general information, that, in exercise of the power conferred by section 138, clauses (i) and (t) of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to make the following further amendment in the rules published under Notification No. 2009T.—M., dated the 9th November, 1901, 1 at pages 217-78 of Part IB of the Calcutta Gazette of the 4th December, 1901, amended by Notification No. 668L.S.-G., dated the 2nd April, 1909, 2 published at pages 223-231, Part IB of the Calcutta Gazette of the 7th idem:—

In rule 13 insert the words "an abstract statement of the estimates by major heads shall be submitted" b fore the words "by the Commissioner to the Accountant-General on the 15th February."

The amended rule 13 will read as follows: -

"A budget estimate in form No. 1, showing probable receipts and expenditure of the District Fund under all heads during the ensuing financial year, shall be prepared by the Finance Committee constituted under section 55 of the Act, and shall be laid before the District Board at a meeting to be held not later than the 15th December, in each year. The budget shall be submitted to the Commissioner of the Division not later than the 15th January, and an abstract statement of the estimates by major heads shall be submitted by the Commissioner to the Accountant General on the 15th February. A copy of the Public Works Department section of the budget shall be forwarded by the District Board not later than the 1st January in each year to the Inspector of Local Works, who shall send his observations thereon, if any, to the Commissioner by the 15th January at the latest."

¹ Printed in the Sengal Local Self-Government Bules, i'mrt VIII, 1906, p. 1 3 Printed auto, p. 1874.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 233 L.S.-G., dated the 29th January, 1910 (published in the Calcutta Gazette of 1910, Part 1B, p. 16).

In exercise of the powers conferred by clause (i) of section 138 of the Bengal Local Self-Government Act of 1885 (Ben. Act 111 of 1885), the Lientenant-Governor is pleased to direct that the following rule shall be substituted for rule 16 of the rules (headed "Part IXA—District Engineer's Accounts") made under the said clause, and published with Notification dated the 1st July, 1888, 1 at pages 263-265 of Part IB of the Calcuta Gazette of the 4th idem, and amended by Notification No 1020LS-G., dated the 29th July, 1909, 2 published at page 284, Part IB of the Calcuta Gazette of the 4th August, 1909:—

16. Cartified copies will be kept in the office of the District Engineer of all bills and certificates. In the case of those to be paid in the District Board's office, the original after being certified to as correct by the District Engineer will be returned to the payee for presentation at the District Board's office for payment, the certified copy being sent by the Engineer direct to the District Board's office by way of advice. Before a bill or certificate is certified as correct by the District Engineer, his office shall check it in all its details, comparing it with the measurement books, the sanctioned estimate, records of quantities and rates of materials supplied from stock or from materials at site, and records of previous payments made on account of the same work, etc. Before signing the certificate of correctness, the District Engineer shall certify that he has satisfied himself that all necessary checks have been applied by his office. No payment will be made on these bills and certificates unless supported by an acknowledgment by the officer or subordinate concerned that the work has been efficiently done or the supplies received, as the case may be. It is not necessary that both the original and the certified copy of a bill should be receipted by the payee, but the cheque issued in payment of the bill shall be specified on the certified copy, which will then be returned without delay to the District Engineer for his guidance in respect to further certificates. The original, which should be receipted by the payee, will, after payment, be filed in the District Board's office as a voucher for the payment.

In exercise of the power conferred by clause (t) of section 138 of the Bengal Local Self-Government Act of 1885, and with reference to sections 139 and 143 of that Act, the Lieutenant-Governor is pleased to make the following

¹ Primed in the Bengal Local Self-Government Rules, Part IXA, 1908, p. 1.

Primed onts, p. 1816.

BENGAL ACT III OF 1835 (THE BENGAL LICAL SELF-GOVERNMENT ACT OF 1885)—oontd.

rules as to the preliminary publication, the confirmation and the final publication of by-laws made by District Boards or Local Boards under section 139 or section 140 of that Act:—

1. All draft by-laws framed by a District Board or Local Board under section 139 or section 140 of Bengal Act III of 1885, shall be published in the

following manner :- *

(a) the draft by-laws, together with a notice specifying the date on or after which the draft will be taken into consideration with a view to its final adoption, shall be written both in English and in the vernacular of the district and deposited in the office of the District Board or the Local Board, as the case may be;

(b) copies of the draft and notice, in English and in the said vernacular, shall also be posted up in a conspicuous position at the following

places within the district :-

- (i) the offices of the District Board and the Local Boards,
- (ii) the offices of the District Magistrate and Collector,
- (iii) the Sub-divisional offices,
- (iv) the Judge's Court,
- (v) the Munsifs' Courts,
- (vi) the Sub-Registry offices,
- *(vii) the police-stations and outposts.
- (viii) the railway stations,
- (ix) the principal market-places and ferry ghats,
- (x) post offices, and
- (xi) such other public places (if any) as may be selected by the District Magistrate:

Provided that, in the case of by-laws framed by a Local Board, the draft and notice shall be posted only at such of the places hereinbefore mentioned as

lie within the sub division over which the Board has authority.

• 2. When posting up copies under rule 1, clause (ii) and clause (iii), a public proclamation shall be made, by beat of drum, at the district head-quarters and at the sub-divisional head-quarters, where there are Local Boards' offices, notifying the fact that copies have been so posted up, and that the original is open to inspection in the office of the District Board or the Local Board, as the case may be.

8. The notice referred to in rule 1 (a) shall allow a period of six weeks

for objections or suggestions by the public in regard to the draft.

4. (1) When the draft by-laws are finally adopted by a District Board or Local Board, after considering all objections and suggestions received, they shall be forwarded for confirmation to the Commissioner, with the said objections and suggestions.

(9) By laws made by a Local Board shall be forwarded to the Commis-

sioner through the District Board.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885) - contd.

5. (1) When by-laws follow model by-laws approved by the Local Government, the Commissioner may confirm them without reference to that Government.

(2) When by-laws do not follow model by-laws approved by the Lecal Government, the Commissioner shall submit them to that Government for approval before confirmation.

6. Before confirming any by-laws, the Commissioner-

(a) shall publish them in the Calcutta Gazette, with a notice stating that they will be taken into consideration on or after a specified date (such date being not less than one month after such publication), and that any objection or suggestion received from any person before that date will be considered, and

(b) shall consider all objections and suggestions received before the

7. When any by-laws have been confirmed by the Commissioner, he shall-

(1) publish them in the Calcutta Gazette, and

- (2) cause them to be posted for a period of one mouth in English and in the vernacular of the district,—
 - (a) in the case of by-laws made by a District Board—at the office of the District Board and at the offices of all Local Boards subordinate to the District Board, and,

(h) in the case of by-laws made by a Local Board—at tho- office of that Board.

Notification No. 1400L.S.-G., dated the 14th November, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 178).

In exercise of the power conferred by section 138, clauses (i) and (t) of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to make the following amendments in the rules published under Notification No. 2009 T.—M., dated the 9th November, 1901, 1 at pages 217-273 of l'art 1B of the Calcutta Gazette of the 4th December, 1901, and amended by Notification No. 668L.S.-G., dated the 2nd April, 1909, 2 at pages 223-231 of l'art 1B of the Calcutta Gazette of the 7th idem:—

(1) In column 1 of the budget estimate form (D. F. No. I) fo XVII_-Police-

Receipts under Cattle Trespass Act— Other items ...

Total

sybstitute -

•[Not reprinted.]

1 Printed in the Benchi Local bell-Government Rules, Part VIII, 1906, p. 1. Printed garb, p. 1276.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVENMENT ACT OF 1885)—contd.

- (2) In Rule 112—Omit the words "middle vernacular" from the heading and line 3. Omit also the third paragraph and substitute the following for the fourth paragraph:—
- "The gross amount of each bill should equal the total of the two columns 'Net amount paid by cheque' and 'Adjustment -Receipt' side --Fees from schools and contributions;' and the amount of the adjustment on the receipt side should be equal to that on the payment side under the head 'Secondary schools,' 'Primary schools' or 'Other schools.' The adjustments in the accounts should be made monthly through the adjustment register from the total figures arrived at in this register."
 - (3) For District Board Form XXI substitute the following revised form:-

REVISED FORM XXI.

REGISTER OF NET EDUCATIONAL BILLS.

Register of Educational Bills paid partly by cheque and partly out of the fees and fines.

•	Voucher No.	Gross amount of bill.	paid by cheque.						
Date.					Fees from schools and contributions.	PAYMENT SIDE.			ment by cheque and
						Secondary schools.	Primary schools.	Other schools.	adjustment.
	-	Re. A. P.	No.	Rs. A. P.	Rs. A. P.	Rs. 4. P.	Rs. A. P.	Rs. A. P.	Rs. 4. P.
Mont	nly total								

Notification dated the 24th November, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 1700).

Whereas under Government Notification No. 2237 P., dated the 17th July, 1909, ¹ the Naihati thana, in the Barrackpore sub-division of the 24-Parganas, has been sub-divided and a new thana created by the conversion of the Jagatdal outpost into a police-station, and whereas under Government 'Notification No. 2091 P., dated the 6th July, 1909, ¹ a new police-station has been created at Titagar, in that sub-division, in supersession of the Notification dated the 22nd October, 1904, ² it is hereby notified, for general information, that, under rule 19

BENGAL ACT III OF 1885 (THE BENGAL INCAL SELF-GOVERNMENT ACT OF 1885) - contd.

of the rules made under section 138 (a) of the Bengal Local Self-Government Act III (B.C.) of 1885, the number of members to be elected for each than a within the area of the Local Board at Barrackpore is shown against each:—

Thana.	•				No. of members to be elected.
Naihati	•••	•••	***	•••	1
Jagatdal	•••		•••		1
Dum-Dum	•••	400	•••	•••	1
Titegar with	Nawapara	***	•	•••	1
Khardaha	•••		•••	•••	1
	•		Total	•••	5
					. —

The new Barrackpere than having ne rural area in its jurisdiction will return ne member for the Local Board.

Notification dated the 24th November, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 1700).

Whereas under Gevernment Notification No. 249 P.—D., dated the 25th April, 1910, ¹ the Hasnabad thana, in the Basirhat sub-division of the district of the 24-Parganas, has been sub-divided and a new thana created by the conversion of the outpost at Sandeshkhali into a police-station, it is hereby notified, for general information, that, under rule 19 of the rules made under section 138 (a) of the Bengal Local Self-Government Act III (B.C.) of 1885, the number of members to be elected for each thana within the area of the Local Board at Basirhat is shown against each:—

Thana.						No. of mombers to be elected.
Basirhat	•••	•••	•••		•••	1
Baduria	{***	•••	•••			2
Harwa	•••	•••	•••	•	•••	1
Haspakad 4	•••	•••	***		•••	1
Sandeshkhali	•••	•••	•••	•	•••	1 .
ł		•	•		Total	6
					•	-

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd.

Notification No. 1706L.S.-G., da'ed the 25rd December, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 210).

In oxeroise of the power conferred by clause (1) of section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor is pleased to make the following amendments in the rules and forms published with Netification No. 3334 L. S.-G., dated the 20th December, 1901, at page 293 of Part IB of the Calcutta Gazette of the 25th idem, namely:—

- 1. For rule 37 substitute the following:-
 - "37. (a) On the completion of any work, a completion report in the Form A, B or C (herewith attached), as the case may be, shall be submitted by the District Engineer to the Chairman, through the office of the Inspector of Local Works.
 - (b) Form A is to be used in the case of original works, or repairs to works (other than metalled roads) costing more than Rs. 5,000; Form B for repairs to metalled roads; and Form C for annual repairs to buildings or to unmetalled roads not exceeding Rs. 5,000.
 - (c) Any deviation from the design and estimate that may have been made during the construction of the work must be fully explained in the completion report, and the authority for the deviation stated."
- 2. In Form A, for the words "Original works or repairs costing more than Rs. 5,000," and for the words "Original works or repairs exceeding Rs. 5,000" subtitute "Original works or repairs to works (other than metalled reads), costing more than Rs. 5,000."

3. In Form B, for the words "repairs not exceeding Rs. 5,000-metalled

roads," wherever they occur, substitute "repairs to metalled roads."

4. In Form C cancel the note in the margin and for the words "annual repairs not exceeding Rs. 5,000" and for the words "annual repairs not exceeding Rs. 5,000 each—unmotalled roads," substitute "annual repairs to buildings and to unmetalled roads not exceeding Rs. 5,000."

Notification No. 157L.S — G., dated the 23rd January, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 13).

In exercise of the power conferred by section 138, clauses (i) and (t) of the Bengal Local Self-Government Act 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to make the following amendment in the rules published under Notification No. 2009T.—M., dated the 9th November,

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELP-GOVERNMENT ACT OF 1885) -- contd.

1901, at pages 217-273 of Part IB of the Calcutta Gazette of the 1th December, 1901, and amended by Notification No. 836T. - I.S.-G., dated the 17th September, 1909, at page 306 of l'art IB of the Calcutta Gazette of the 22nd idem:-

Insert the following between rule 123A of the rules published under Notification No. 2009T.—M., dated the 9th November, 1901, and the addition made to that rule under Notification No. 836T.—L.S.-G., dated the 17th September, 1909 2:-

The District Board may pay a pensioner by postal money-order in any case in which hardship would arise if the pensioner were required to attend in person at the District Fund Office. Provided-

(1) that the pensioner requests the Board in writing to remit the money in this manner:

(2), that the remittance is made at the sole risk of the pensioner and at his oost; and

(3) that before the money is remitted the Board is furnished with a life certificate in respect of the month for which the money is to be remitted, such o rtificate being signed by a Magistrate or by the Chairman or a member of the District Board within the limits of whose jurisdiction the pensioner is living or by some person exeroising the powers of a Magistrate under the Criminal Procedure Code, or by any Registrar or Sub-Registrar under the Registration Act, or by any pensioned officer who, before retirement, exercised the powers of a Magistrate, or by a Chaplain, or any gazotted officer of Government or any person holding a Government title.

In such a case the District Board shall obtain annually independent proof of the pensioner's continued existence in the manner contemplated above.

Notification No. 400L.S.-G., dated the 16th February, 1911 (published in the Oalcutta Gazette of 1911, Part IB, p. 34).

In exercise of the powers conferred on him by section 138 of the Bengal Local Self-Government Act (Bongal Act III of 1885), the Lieutenant-Governor in Conneil is pleased to make the following amendments in the heads under "Expenditure" of the District Fund, as prescribed by Notification No. 6.8L.S.-G, dated the 2nd April, 1909, published at pages 223-232 of Parl IB of the Calcutta Gazette of the 7th April, 1909:—

(1) For the heading "Local Rates - Interest - Interest on loans. Other items.?

Substitute "14-Local Rates-Interest-Interest on loans-On account of last year-On account of ourrent year. Other items."

(2) Omit the last heading under "Expenditure"—" Interest on debts - On account of last year-On account of current year. Total."

Printed in the Bangal Local Self-Government Rules, Part VIII, 1906, p. 1, Printed aute, p. 1776.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL-SELF GOVERNMENT ACT OF 1885)-contd.

Notification No. 407T .- L. S .- G., dated the 31st May, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 104):

In exercise of the power conferred by clause (g) of section 138 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Lieutenant-Governor in council is pleased to make the following amendment in the rules published under Notification No.1 3334 L S.-G., dated the 20th December, [1910]; 2 at pages 293-305 of the Calcutta Gazette of the 25th idem, namely:-

Substitute the following for rule 7 of the rules:-

- "7. A candidate for employment on the subordinate engineering staff of the District Engineer must be qualified in one of the manners following, that is to say-
 - (1) If the pay of the appointment is Rs. 60 per mensem or more, he must hold -
 - (a) a certificate from the Principal, Civil Engineering College, Sibpur, that he has served his full apprenticeship there, and passed the final examination qualifying him for employment in the Public Works Department as a Foreman Mochanic and Upper Subordinate; or

(b) a certificate that he has passed the F E. Examination of the Calcutta University; or

(c) the Upper Suberdinate or Sub-Engineer certificate of the

Joint Technical Examination Board; or

(d) a certificate that he has passed the third-year examination in the Civil Engineering Branch of the Engineering Department of the Civil Engineering College and has qualified in the College workshop tests; or

- (e) a certificate from the Chief Engineer, given within five years from the time of making his application, that he has been examined and found to possess the knowledge prescribed in the Public Works Department Code, Volume I, Chapter II, paragraph 186 (ninth edition), and is qualified to be an Upper Subordinate of the Public Works Department.
- (2) If the pay of the appointment is less than Rs. 60 and not less than Rs. 40 per mensem, he must hold-
 - (a) a certificate from the Principal, Civil Engineering College, Sibpur, or the Principal of the Bihar School of ringineering, that the candidate has passed the annual examination held at the end of three and-a-half years of the course for apprentices, and that he possesses the qualifications of a third grade Overseer in the Public Works Department; or

² Printed in the Bangal Local Solf-Government Edies, Part IX, 1936, p 1.

BENGAL ACT III OF 1885 (THE BENGAL-LOCAL SELF-GOVERNMENT ACT OF 1885)-contd.

(b) a certificate from the Principal, Civil Engineering College, Sibour, that the caudidate has passed the second-year e amination of the Engineering Department of that College; or

(c) the Overseer certificate of the Joint Technical Examination

Board; or

(d) a certificate from the Principal of the Civil Engineering College that he has passed the Intermediate Examination in Engineering of the Calcutta University or the second year examination of the Engineering Department and has qualified in the College Workshop tests of the first and second years; or

(e) a certificate of fitness from the Inspector of Local Works or Superintending Engiueer; provided that an employé engaged on this certificate cannot rise to an appointment, the pay of which is R . 60 or more, unless he obtains one or other of the certificates mentioned under 7 (1) (a),

7(1)(b), 7(1)(c), 7(1)(d), and 7(1)(e).

(3) If the pay of the appointment is less than Rs. 40 per mensem and not less than Rs. 30 per mensem, he must hold—

> (a) a certificate from the Principal, Civil Engineering College, Sibpur, or the Principal of the Bihar School of Engineering, that the candidate has passed the annual examination hold at the end of the second year of the course for apprentices, or a certificate from the Dacca School of Engineering that he has passed the final examination at the end of the third year of the course for Sub-Overseers, and that he possesses the qualifications required of a Sub-Overseer in the Public Works Department; or

> (t) the Sub-Overseer certificate of the Joint Technical Examin-

ation Board; or

- (c) a certificate of fitness from the Inspector of Local Works, or Superintending Engineer; provided that an employé engaged on this certificate cannot rise to an appointment, the pay of which exceeds Rs. 40, unless he obtains one or other of the certificates mentioned under 7 (2) (a), 7 (2) (b), 7 (2) (c), 7 (2) (d), and 7 (2) (e).
- (4) If the pay of the appointment is less than Rs. 30 per mensem, he must hold—
 - (a) a certificate from the Principal of the Curtack or Dacca School of Engineering that he has passed the final examination held at the end of the second-year course; or

(b) a certificate of fitness from an Engineer not below the rank of Executive Engineer or District Engineer."

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885) - contd. .

Notification No. 645 T .- L.S.-G., dated the 3rd July, 1911 (published in the Calcutta Guzette of 1911, Part IB, p. 129).

In exercise of the power conferred by clause (1) of section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenaut-Governor in Council is pleased to make the following amendments in the forms published with Notification No 333 t L.S.-G, dated the 20th December, 1901, 1 and amended by paragraphs 2-4 of Notification No. 1706 L.S.-G., dated the 23rd December, 1910, 2 at page 210 of Part IB of the Calcutta Gazotte of the 28th idem, namely:-

In Forms A, B and C-

- (a) In the first endorsement, for the words—
 - "Forwarded to the Chairman, District Board, disposal,"

Substitute the words --

- "Forwarded to the Inspector of Local Works in the Division."
- (b) In the second endorsement, for the words—
 - "Copy forwarded to the Inspector of Local Works in the Division.

District Engineer,

District."

Substitute the words—

"Forwarded to the Chairman, District Board, for disposal.

Inspector of Local Works."

Notification No. 793 T .- L.S.-G., dated the 14th September, 1911 (published in • the Calcutta Gazette of 1911, Part IB, p. 172).

In exercise of the power conferred by clause (a) of section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to make the following amendments in •the rules published with the Notification dated the 15th December, 1885, at

¹ Printed in the Bengal Local Self-Government Rules, Part IX, 1906, p. 1. 2 Printed sate, p. 1283. 2 Printed in Collier's Bengal Local Self-Government Hand-book, 1910, p. 126.

. Bengal Act III of 1885 (THE BENGAU L-DOAL SELF-GVERNMENT ACT OF 1885) -contd.

page 100 of Part IB of the Calcutta Gazetto of the 16th idem, as subsequently amended, namely:—.

- (1) After rule 63, under the heading "Term of Office," insert the following:—
 - 64. (2) Whenever the number of members of an existing Local or District Board is increased, additional members shall be appointed or elected, as the case may be, for that purpose.

(2) Notwithstanding anything contained in rule 61, the term of office of such additional members shall expire at the end of the term of office of the other members of the existing Board.

(2) In rule 64B

- (a) before the words "the Magistrate" insert the following:—
 "or in the case of an election of an additional momber under rulo 64," and
- (b) after the words "the vacancy" insert the words "or the additional office, as the case may be."

Notification No. 887 T.—L.S.-G., dated the 23rd September, 1911 (patiented in the Calcutta Gazette of 1911, Part IB, p. 175).

In exercise of the power conferred by clause (a) of section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to direct that the following amendments shall be made in the rules made under the said clause, and published with the Notification dated the 15th December, 1885, 1 at page 100 of Part IB of the Calcutta Gazette of the 16th idem, as amended by the Notification dated the 16th Jenuary, 1892, 2 (published at page 16 of Part IB of the Calcutta Gazette of the 20th idem), namely:—

- (1) In clause (2) of rule 27, for the words "the area under the authority of such Local Board" substitute the words "the sub-division for which such Local Board has been established";
- (2) In rule 54, for the words "Lieutenant-Governor" substitute the words "Commissioner of the Division."

Notification No. 891 T.-L.S.-G., dated the 23rd September, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 175).

In exercise of the power conferred by clause (g) of section 138 of the Bengal Local Self-Government Act of 1885 (Bengal Act, III of 1885), the

¹ Printed in Collier's Bengal Local Self-Government Hand-book, 1916, p. 125.

Bengal Act III of 1895 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—contd. •

Lieutenant-Governor in Council is pleased to make the following amendments in rule 2 in Part IX of the rules published with Notification No. 3334 L.S.-G., dated the 20th December, 1901, 1 (at page 293 of Part IB of the Calcutta Gazette of the 25th idem), as amended by Notification No. 1198 T.—M., dated the 18th June, 1906 2 (published at page 99 of Part IB of the Calcutta Gazette of the 27th idem), namely:—

- (1) in clause (b) after the word "Sibpur" insert the following words:—

 "or the final examination of the Engineering Department of the Colleges of Engineering of Roorkee, Madras or Poona,"
- (2) strike out the note to clause (b).
- 2. Notification No. 58 T.—L.S.-G., dated the 17th April, 1911, published at page 70 of Part 1B of the Calcutta Gazette of the 26th idem, is hereby cancelled.

Notification No. 1142 T.—L.S.-G., dated the 31st October, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 207).

It is bereby notified, for general information, that the Lieutenant-Governor in Council is pleased to cancel so much of Notification No. 2009 T.—M., dated the 9th November, 1901 3 (published at pages 217-273, Part IB of the Calcutta Gazette of the 4th December, 1901), sanctioning certain Account Rules under the Bongal Local Self-Government Act, 1885, as relates to the Model Rules for the management of a Provident Fund.

Notification No. 80 L.S.-G., dated the 15th January, 1912 (published in the Calcutta Gazette of 1912, Part IB, p. 10).

In exercise of the power conferred by section 138, clause (t), of the Bengal Lectal Self-Government Act, 1885 (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to make the following amendment in the rules published under Notification No. 2009 T.—M., dated the 9th November, 1901, at pages 217-273 of Part IB of the Calcutta Gazette of the 4th December 1901:—

Substitute the following for rule 40:-

"Cheques for sums not exceeding Rs. 500 shall be signed by the Vice-Chairman or by the Chairman, or if both be absent, by a member of the Finance Committee. Cheques for sums exceeding Rs. 500 shall be signed by the Chairman and the Vice-Chairman, and if either of them be absent, such cheques shall be signed by the Chairman or Vice-Chairman present and another member of the Finance Committee."

¹ Printes in the Bengal Local Self-Government Rujes, Part IX, 1906, p. 1.
2 Printed sate, p. 1270.
3 Printed in the Bengal Local Self-Government Bules, Part VIII, 1898, p. 1.

BENGAL ACT III OF 1285 (THE BENGAL LOCAL SELF-GOVERNMENT AOF 1885)—contd.

Notification No. 201 L S.-G., dated the 29th. January, 1912 (published in the Calculta Gazette of 1912, Part IB, p. 19).

In exercise of the powers conferred on him by section 138 of the Bengal Local Self-Government Act (Bengal Act III of 1885), the Lieutenant-Governor in Council is pleased to make the following ameudments in the heads under "Expenditure" of the District Fund, as prescribed by Notification No. 668 L. 8.-G., dated the 2nd April, 1909, published at pages 223-232 of Part IB of the Calcutta Gazette of the 7th April, 1909:—

lalcutta Gazei	tte of the 7th A	April, 1909 :				
(1) For the h	eading	·				
• •	uperannuations	, Allowanes	s and l'ens	ions-		
	. Pensions		•••	•••		
•	Gratuities	•••				
	Próvident Fu	nd contribu	tions	•••		
	Donations to	Service Fur	nds	•••		
			Total	,		
Substitute						
"29.—St	uperannuations	, Allowane	es and Pen	ions—		
	Pensions		•	•••		
	Gratuities '	100	•••	•••	• •	
	Provident Fu tions to Ser	nd centribu vice Funds		dona.		
	Centributions			•••		
	•		Total	•••		,,
2) Omit the	sub-heading	"Working	expenses,	' under	heading	" 382
	•					

Notification No. 586 L. S.-G., dated the 18th March, 1912 (published in the Calcutta Cazette of 1912, Part IB, p. 46).

Railw

In exercise of the power conferred by clauses (i), (i) and (m) of section 138 of the Bengal Lecal Self-Government Act, 1885 (Bengal Act III of 1885) the Lieutenant-Governor in Council is pleased to make the following amendments in Part IX of the rules published with Notification dated the 20th December, 1901, at page 293 of Part IB of the Calcutta Gazette of the 25th idem, as amended by subsequent Notifications, and in Part IXA of the rules published

Printed ante, p. 1274:

Printed in the Benral Local Self-Government Rules, Part IX, 1908, p. 1.

BENGAL ACT III OF 1885 (THE BENGAL LOCAL SELF-GOVERNMENT ACT OF 1885)—comd.

with Notification dated the 1st July, 1888, 1 at page 263 of Part IB of th Calcutta Gazette of the 4th idem, as amended by subsequent Notification namely:—

- (a) Insert the words "for sanotion" after the word "Board" in the last sentence of rule 31 of Part IX of the rules.
- (b) For rule 32 of Part 1X of the rules, as amended by Notificatio No. 1298 L.S.-G., dated the 10th August, 1908, substitute the following:—
 - "Except as permitted by rule 31, the District Engineer is strictle prohibited—
 - (i) from commencing the construction of any new work (repairs or expending public funds; or ...
 - (ii) from making or permitting any deviations from any santioned design in the course of execution,

without the sanction of competent authority, which he shall tal steps immediately to obtain.

The District Engineer is, however, permitted to make deviation from sanctioned designs in the course of execution which at essentially trifling and to incur the expenditure incidents thereto upon his own responsibility; provided that the tot estimate is not thereby exceeded. Similarly, trifling variations between sub-heads or minor additional sub-heads which do not result in any excess over the total estimate may a sanctioned under the authority of the District Engineer."

- (c) Insert a new rule 32A-
 - "All expenditure incurred in contravention of rules 31 and 8 will be at the risk of the District Engineer."
- (d) For rule 53 of Part IX of the rules, as amended by Notificatic No. 1298 L.S.-G., dated the 10th August, 1908, 2 substitute the following:—
 - "Whenever there is reason to anticipate that an estimate wi be exceeded by more than 10 per cent. of its total amount, revised estimate shall immediately be prepared and sul mitted for the approval of the authorities whose sanctic would be necessary if it were an original estimate. Whe excesses occur at such an advanced period of the constrution of a work as to render the submission of a revise estimate purposeless, the excesses will be dealt with in completion report, in which details need only be given whe the excess is above 5 per cent. of the original estimate."

Bengal Act III of 1885 (THE BENGAL LOCAL SELF-GOVERNMENT Act of 1885) - concld.

(e) In rule 19 of Part IXA of the rules at the end of paragraph 2 for the words—"and subsequent sanction must be applied for without any delay"

substitute

"and if sanction has not already been obtained in accordance with rule 31, Part IX, it should be applied for at once."

BENGAL ACT I OF 1887 (THE CALCUTTA SURVEY ACT, 1887).

Notification No. 2363 L. R., dated the 19th June, 1893 (published in the Calcutta Gazette of 1893, Part I, p. 577).

It is hereby notified, for general information, with reference to section 21 of Act I (B. C.) of 1887, that the undermentioned maps, comprising blocks IV, V and VI, X, XI, XII and XIX, South Division of Calcutta, have been approved by the Officiating Lieutenant-Governor, and will accordingly be published shortly by the Survey of India Department:—

M 16, 17, 18, 19. N 21, 22, 23. O 22, 23, 24. P 21, 22, 23, 24, 25. Q 23, 24, 25.

Notification No. 3092 L. R., dated the 19th September, 1893 (published in the Calcutta Gazette of 1893, Part I, p. 763.)

Ir is hereby notified, for general information, with reference to section 21 of Act I (B. C.) of 1887, that the survey of blocks III, XV, XVIII and IX, South Division, Calcutta, has been approved by the Officiating Lieutenant-Governor of Bengal.

Notification No. 4130 L. R., dated the 29th September, 1893 (published in the Calcutta Gazette of 1893, Part I, p. 822.)

It is hereby notified, for general information, with reference to section 21 of Act I (H. C.) of 1887, that the survey of blocks XXXVII, XXXVIII, XXXIX, and XL, South Division, Calcutta, has been approved by the Officiating Lieutenant-Governor of Bengal.

BENGAL ACT I OF 1887 (THE CALCUTTA SURVEY ACT, 1887) -- contd.

Notification No. 5399 L. R., dated the 30th December, 1893 (published in the Cakutta Gazette of 1894, Part I, p. 2).

It is hereby notified, for general information, with reference to section 2 of Act 1 (B. C.) of 1887, that the survey of block XVII, South Division Calcutta, has been approved by the Lieutenant-Governor of Bengal.

Notification No. 1056 L. R., dated the 23rd February, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 213).

It is hereby notified, for general information, with reference to section a of Act I (B. C.) of 1887, that the under-mentioned maps comprising the maida. Eden Gardens and the ground surrounding the Fort have been approved by the Lieutenant-Governor and will accordingly be published shortly by the Survey India Department:—

Sheet I-1, 2, 3.

- " J-1, 2, 3, 5, 6, 7, 8, 9.
- " K-1, 2, 3, 4, 5, 6, 7, 8, 9, 10.
- " L-6, 7, 8, 9, 10, 11, 12, 13, 14.
- , M←11, 12, 13.

Notification No. 1234 L. R., dated the 7th March, 1894 (published in the Calcult Gazette of 1894, Part I, p. 319).

It is hereby notified, for general information, that the Lieutenant-Govern signifies his approval, nuder section 21 of Act I (B. C.) of 1887, of the surv which has been completed of block VII, South Division, Calcutta. The shere comprising this block will accordingly be published shortly by the Survey India Department

Notification. No. 2259 L. R., dated the 23rd April, 1894 (published in the Calcutt Gazette of 1894, Part I. p. 499).

It is hereby notified, for general information, that the Lieutenant-Govern signifies his approval, under section 21 of Act I (B. C.) of 1887, of the survey which has been completed of blocks I, II, VIII, XIV, XVI, XX, XXI, XX and XXIII of the South Division, and of blocks III, IV and V of the No Division of Calcutta. The sheets comprising these blocks will accordingly published shortly by the Survey of India Department.

BENGAL ACT I OF 1887 (THE OACCUITA SURVEY ACT, 1887; - contd.

Notification No. 2544 L. R., dated the Wh May, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 567).

It is hereby notified, for general information, that the Lieutenant-Governor signifies his approval, under section 21 of Act I (B. C.) of 1887, of the survey which has been completed of block XIII of the South Division of Calcutta.

Notification No. 2771 L.R., aated the 21st May, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 611).

It is hereby notified, for general information, that the Lieutenant-Governor signifies his approval, under section 21 of Act I (B.C.) of 1887, of the survey which has been completed of blocks I, VI, XIII and XIV of the North Division of Calcutta. The sheets comprising these blocks will accordingly be published shortly by the Survey of India Department.

Notification No 3035 L.R., dated the 12th June, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 660).

It is hereby notified, for general information, that the Lieutonant-Governor signifies his approval, under section 21 of Act I (B.C.) of 1887, of the survey which has been completed of blocks II, VII, XIX and XXXIX of the North Division of Calcutta. The sheets comprising these blocks will accordingly be published shortly by the Survey of India Department.

Notification No. 3356 L.R., dated the 3rd July, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 732).

It is hereby notified, for general information, that the Lieutenant-Governor signifies his approval, under section 21 of Act I (B.C.) of 1887, of the survey which has been completed of blocks VIII, IX, XXII, XXIII, XXIX, XXX, XXXI, XXXVII of the North Division of Calcutta. The sheets comprising these blocks will accordingly be published shortly by the Survey of India Department.

Notification No. 3596 L.R., dated the 17th July, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 780).

It is hereby notified, for general information, that the Lieutenant-Governor signifies his approval, under section 21 of Act I (B.C.) of 1887, of the survey which has been completed of blocks XV, XXI, XXIV, XXXII, XXXIII, XXXVII and XXXVIII of the North Division of Calcutta. The sheets comprising these blocks will accordingly be published shortly by the Survey of India Department.

BENGAL ACT I OF 1887 (THE CALCUTTA SURVEY ACY, 1887)-contd.

Notification No. 3810 L.R., dated the 30th July, 1894 (published in the Calcutta Gazette of 1894, Part I, p. 829).

It is hereby notified, for general information, that the Lieutenant-Governor signifies his approval, under section 21 of Act I (B.C.) of 1887, of the survey which has been completed of blocks X, XI and XII of the North Division of Calcutta. The sheets comprising these blocks will accordingly be published shorty by the Survey of India Department.

Notification No. 4089 L.R., dated the 10th August, 1894 (published in the Calcutta Gasette of 1894, Part I, p. 879).

Ir is hereby notified, for general information, that the Lieutenant-Governor signifies his approval, under section 21 of Act I (B.C.) of 1887, of the survey which has been completed of blocks XVI and XXXIV of the North Division of Calcutta. The sheets comprising these blocks will accordingly be published shortly by the Survey of India Department.

Notification No. 4247 L.R., dated the 21st August, 1894 (published in the Calcutta Gazette of 1894, part I, p. 897).

It is hereby notified, for general information, that the Lieutenant-Governor signifies his approval, under section 21 of Act I (B.C.) of 1887, of the survey which has been completed of blocks XVII, XVIII, XX, XXV, XXVI, XXVII, XXVIII and XXXV of the North Division of Calcutta. The sheets comprising these blocks will accordingly be published shortly by the Survey of India Department.

Notification No. 686L.R., dated the 1st February, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 275).

It is hereby notified, for general information, that the Lieutenant-Governor signifies his approval, under section 21 of Bengal Act I of 1887, of the survey of the added or suburban area of the town of Calcutta. The maps comprising this area will accordingly be published shortly.

Notification No. 3026 L.R., dated the 11th November, 1911 (published in the Cakutta Gazette of 1911, Part I, p. 1541).

It is hereby notified, for general information, that the Lieutenant-Governor in Council signifies has approval, under section 21 of the Calcutta Survey Act

BENGAL ACT I OF 1887 (THE CALCUTTA SURVEY ACT, 1887)-conold.

1887 (Bengal Act I of 1887), of the survey of Ward No. 18 of the town of Calcutta. The maps comprising this area will accordingly be published shortly.

Notification No. 194 L.R., duted the 12th January, 1912 (published in the Calcutta Gazette of 1912, Part I, p. 46).

It is hereby notified, for general information, that the Lieutenant-Governor in Council signifies his approval, under section 21 of the Caloutta Survey Act, 1887 (Bengal Act I of 1887), of the survey of Wards Nos. 10 to 17 of the town of Calculta. The maps comprising this area will accordingly be published shortly.

Notification No. 568 L.R., dated the 1st February, 1912 (published in the Calcutta Gazette of 1912, Part I, p. 229).

It is hereby notified, for general information, that the Lieutenant-Governor in Council signifies his approval, under section 21 of the Calcutta Survey Act, 1887 (Bengal Act I of 1887), of the survey of Wards Nos. 7, 8 and 9 of the town of Calcutta. The maps comprising this area will accordingly be published shortly.

Notification No. 939, dated the 21st February, 1912 (published in the Calcutta Gazette of 1912, Part I, p. 400).

Ir is hereby notified, for general information, that the Lieutonant-Governor in Council signifies his approval, under section 21 of the Calcutta Survey Act, 1887 (Bengal Act I of 1887), of the survey of Wards Nos. 4, 5 and 6 of the town of Calcutta. The maps comprising these areas will accordingly be published shortly.

Notification No. 1753 T.—M., dated the 13th September, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 178).

It is hereby notified, for general information, that, in exercise of the power conferred on him by rection 27 of the Calcutta Survey Act, 1887 Bengal Act I of 1887), the Lieutenant-Tovernor is pleased to extend the provisions of the said Act to the part of the suburban area added to the town of Calcutta by the Calcutta Municipal Consolidation Act, 1888 (Ben al Act of "II of 1889), and which is comprised within the area of Calcutta as defined in Schedule I of Bengal Act III of 1899.

¹ Repeated by Bengal Act Ill of 1899.

BENGAL ACT IV OF 1889 (THE CALCUTTA BURIAL BOARDS ACT, 1889.)

Notification dated the 21st October, 1889 (published in the Calcutta Gazette of 1889, Part IB, p. 227.)

Under section 3 of Act IV (B.O.) of 1889, the Lieutenant-Governor is pleased to appoint the following gentlemen to form a Muhammadan Burial Board for Calcutta:

The Chairman for the time being of the Corporation of Calcutta ... Chairman exofficio.

The Health Officer for the time being of Calcutta
The Executive Engineer for the time being of the 1st
Calcutta Division
[Appointments personally by name omitted]

Members.

Notification No. 1332M., dated the 10th April, 1893 (published in the Calcutta Gaz-tte of 1893, Part IB, p. 58).

It is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 13 of Bengal Act IV of 1839 (an Act to provide for the appointment of a Muhammadan Burial Board in Calcutta, and to make better provision for the interment of persons other than Christians and Muhammadans), the Lieutenant-Governor confirms the rules set forth below which have been framed by the Muhammadan Burial Board under the said section of the Act;—

(a) Meetings.

- 1. A meeting of the Beard shall ordinarily be held on the second Monday in each month. Three members of the Board (exclusive of the Chafrman) shall form a quorum.
- 2. The Chairman may summon a special meeting when he thinks fit, and shall do so when required by three members of the Board.
- 3. In the absence of the Chairman at any meeting of the Board, the members present, being a quorum, shall choose one of their members to preside.
- 4. All questions shall be decided by a majority of votes. The Chairman of the meeting shall have a second or casting vote.
- 5. Minutes of the proceedings of all meetings of the Board shall be kept and shall be signed by the Chairman.
- 6. Matters of emergency, and matters not provided for by the rules, shall be referred by the Secretary for the orders of the Chairman. All such references with the orders passed thereon shall be laid before the next meeting for confirmation.

BENGAL ACT IV OF 1889 (THE CALGUTTA BURIAL BOARDS ACT, 1889) -contd.

· (b) Pucca Graves.

- 1. If any pucca grave falls into a ruinous condition, the Board may call upon the friends of the deceased to repair it, and if they neglect to do so, or if they cannot be traced, the Board at their discretion may repair or remove such pucca grave.
- 2. The Board will undertake to keep in repair any pucca grave for the repair of which the riends of the deceased may deposit with the Board such sum as the Board may consider to be sufficient.

(c) Fees and Charges.

The following fees shall be payable to the Board in respect of any burial in a cemetery under the charge of the Board:—

(1) For non-masonry graves-

. •	Full size.		Medium.	Small.	
,		7×3	5×3	3×2	
For an ordinary funeral	•••	Rs. 2	Re. 1	8 As.	
For a pauper funeral	•••	Nil	Nil	Nil	

(the poverty of the deceased being duly cer.ified by a respectable Muhammadan of the locality where the death occurs, a medical practitioner, a Magistrate or a member of the Board).

- (2) For masonry graves-
- 1. For each grave at the rate of Re. 1 per square foot of land enclosed.
- 2. Monuments shall be charged for at 15 per cent. of cost, subject to a minimum of Rs 10 for each monument and Rs. 5 for each head-stone.
- 3. All fees on account of masonry graves shall be payable to the Secretary to the Board, and for non-masonry graves to the person in charge of the burial-ground approved by the Board.
 - 4. All fees shall be payable in advance.

(d)

- 1. The time of interments shall be from 6 A.M. to 12 midnight.
- 2. Subject to these rules and under the general control of the Secretary or officer in charge of the cemetery, a grave may be dug by any person who has paid the proper fees and charges.
- 3. No non-masonry grave of full size shall be more than 7 feet by 3 feet, medium size, 5 feet by 3 feet, and small size, 3 feet by 2 feet.
- 4. No grave shall be less than 5 feet in depth, nor more than 8 feet in length, nor 6 feet in breadth.
- 5. After interment the grave shall be properly covered with a flat roof of bamboos or planks and earth.

BENGAL ACT IV OF 1889 (THE CALCUTTA BURIAL BOARDS ACT, 1889) -contd.

- 6. All the graves shall be in regular lines. No person shall build or dig or cause to be built or dug a grave in any burial-ground in any other line than that marked out by the Secretary.
- 7. In cases of new graves not less than 4 feet space shall be left between for future uses.
- 8. Between the two rows of graves there shall be a passage left of not less than 3 feet in breadth.
- 9 The Board shall have power to fix the number of grave-diggers for each cemetery.
- 10. The Secretary is anthorised to delay any work in which he considers inferior materials are being used and report the matter to the Chairman for orders.
- 11. Except for the purpose of fitting up, no stone is to be out, or ohipped within the cometeries. All rubbish is to be cleared away immediately the work is completed.
- 12. The land used for a non-masonry grave may be re-used after a period of 10 years.

Officers of the Board and their Duties.

- 1. Officers drawing salaries of Rs. 20 and npwards per mensem shall be appointed by the Board at a meeting. Officers drawing salaries below Rs. 20 may be appointed by the Chairman. Any officer may be suspended or removed by the authority by which he was appointed.
- 2. All servants of the Board shall receive appointment orders signed by the Chairman.
- 3. The Secretary of the Board shall, under the Chairman, have control over all officers in charge of the cemeteries, clerks, grave diggers and other servants of the Board, and shall report promptly to the Chairman cases in which any officer neglects his duties, and shall be responsible for the due observance of the rules and for the maintenance of the cemeteries in proper condition.
- 4. The Secretary may suspend or fine any of his subordinates for breach or neglect of duty, reporting his action for the approvat of the Chairman. Any officer of the Board who shall accept any fee, perquisite or other gratuity than authorised salary for the performance of any duty under the Board shall be liable to immediate dismissal.
- 5. The Office of the Secretary s'all be at No. 24, Taltolla Bazar Street, or such other place as shall be, from time to time, notified by the Board by public advertisement. His office hours shall be from 10-30 A.M., to 4 P.M., except on Sundays and public holidays, and from 10-30 A.M., to 2 P.M., on Saturdays.
- 6. All books and registers maintained by the Secretary shall be kept at the office. They may be inspected by any member of the Board.
- 7. The Secretary shall prepare and keep plans of all the cemeteries showing the position of existing graves on each and marking the positions of new interments.

BENGAL ACT IV OF 1889 (THE CALCUTTA' BURIAL BOARDS ACT, 1889) -concld.

- 8. No materials for graves, etc., will be allowed to enter the cemetery without the sanction of the Secretary. He shall report to the Chairman the arrival of any materials which may seem to be defective.
- 9. The officer in charge of the comotery shall be responsible for any irregularity or damage committed at night.
- 10. No coach or other vehicle except carts employed on work, no horse or other quadraped, shall be allowed within the cemeteries.
- 11. No noise or other disturbance and no riotous or improper conduct shall be permitted within the cemeteries.
- 12. The Secretary-Overseer and the Sub-Overseer shall see the rules enforced and carried out.

Accounts. .

- 1. The Board shall submit to Government, annually, in the month of January, the budget statement of the estimated receipts and expenditure for the ensuing financial year.
- 2. The Board shall submit to Government, annully, before the end of the month of Juno, an account of the receipts and expenditure of the last financial year.
- 3. The officer in charge of each cemetery shall maintain such records and accounts as shall be, from time to time, prescribed by the Board, and shall submit monthly abstracts thereof to the Secretary. All such accounts and records shall be open to the inspection of the Board during office hours.
- 4. The Secretary shall submit at the monthly meeting of the Board a statement of the receipts and expenditure of the proceding month. He shall use vouchers with counterfoils in granting receipts for money received and keep a register, in the form prescribed at each cemetery.
- 5. The Secretary shall maintain an account of all moneys paid to him by private individuals for the employment of extra mallies or for providing flowers, shrubs, etc., either for the graveyard generally or for the graves of deceased friends.

A separate account shall also be kept of expenditure incurred on repairs of any puoca grave under section (b), rule 2.

Miscellaneous.

- 1. The Commissioner of Police shall have power to order the exhumation of corpses whenever such exhumation is deemed necessary by him for police purposes, informing the Burial Board of his order.
- 2. In [order] cases exhumation can only be permitted by the written order of the Chairman of the Board.

BENGAL ACT III OF 1890 (THE CALCUTTA PORT ACT, 1890).

Notification No. 143 Marine, dated the 28th May, 1890 (published in the Calcutta Gazette of 1890, Part I, p. 509).

In accordance with the terms of section 1, sub-section (2), of the Calcutta Port Act, 1890, the Lieutenant-Governor is pleased to direct that that Act shall come into force on the first day of June, 1890.

Notification No. 28 Marine, dated the 5th March, 1895 (published in the Calcutta Gazette of 1895, Part I, p. 180).

In exercise of the powers conferred upon him by section 18 of the Calcutta Port Act, 1890, and with the previous sanction of the Governor-General in Council, the Lieutenaut-Governor is pleased to authorize the Commissioners of the Port of Calcutta to raise a debenture loan of one lakh and fifty thousand rupeos, bearing interest at 4 per cent. per annum, and repayable in thirty years, for the extension of the petrolum dopôt at Budge-Budge.

2. The Notification of this Department, No. 110 Marine, dated the 26th November, 1894, published at Part I, page 1196 of the Calcutta Gazette of the

28th idem, is hereby cancelled.

Notification No. 118 Marine, dated the 27th August, 1895 (published in the Calcutta Gazette of 1895, Part I, p. 852).

In exercise of the powers conferred upon him by section 18 of the Calcutta. Port Act, 1890, and with the previous sanction of the Governor-General in Council, the Lieutenant-Governor is pleased to authorize the Commissioners of the Port of Calcutta to raise a dobenture loan of sixteen lakes of rupees, bearing interest at 4 per cent. per annum, and repayable in thirty years, for the purpose of carrying out certain works connected with the Port of Calcutta.

Notification, No. 68 Marine, dated the 16th March, 1897 (published in the Calcutta Gazette of 1897, Part I, p. 361).

In exercise of the powers conferred upon him by section 18 of the Calcutta Port Act, 1890, and with the previous sanction of the Governor-General in Council, the Lieutenant-Governor is pleased to authorize the Commissioners of the Port of Calcutta to raise a depenture loan of fifteen lakhs of rupees, bearing interest at 4 per cent. per annum, and repayable in thirty-years, for the purpose of carrying out certain works connected with the Port of Calcutts.

BENGAL ACT III of 1890 (THE CALGUTTA PORT ACT, 1890) - contd.

Notification No. 18 Murine, dated the 2nd February, 1899 (published in the Calcutta Gamette of 1899, Part I, p. 175).

In exercise of the powers conferred upon him by section 18 of the Calcutta Port Act, 1890, and with the previous sanction of the Governor-General in Council, the Lieutenant-Governor is pleased to authorize the Commissioners of the Port of Calcutta to raise a dehenture loan of $12\frac{1}{2}$ lakes of rupees, bearing interest at $4\frac{1}{2}$ per cent. per annum, and repayable in thirty years, for the purpose of carrying our certain works connected with the Port of Calcutta.

This Notification supersedes Notification No. 171 Marine of the 20th December, 1898, which was published in the Calcutta Gazette of the 21st

December, 1898.

Notification No. 147 Marine, dated the 11th November, 1902 (published in the Calcutta Gazette of 1902, Part I, p. 1490).

In exercise of the powers conferred upon him by section 18 of the Calcutta Port Act, 1890, and with the previous sanction of the Governor-General in Council, the Lieutenant-Governor is pleased to authorize the Commissioners of the Port of Calcutta to raise a debenture loan of Rs. 34,00,000, hearing interest at a rate not exceeding 4 per cent. per annum, and repayable in thirty years, for the purpose of carrying out certain works of improvement in connection with the Port of Calcutta.

Notification No. 81 Marine, dated the 1st August, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 1360).

In exercise of the powers conferred upon him by section 18 of the Calcutta Port Act. .1690, and with the previous sanction of the Governor-General in Council, the Lieutenant-Governor is pleased to authorize the Commissioners of the Port of Calcutta to raise a debenture loan of Rs. 83,87,044, bearing interest at a rate not exceeding 4 per cent. per annum, and repayable in thirty years, for the purpose of carrying out certain works of improvement in connection with the Port of Calcutta.

Notification No. 96 Marine, dated the 25th October, 1909, (published in the Oalcutta Gazette of 1909 Part I, p. 1540).

In accordance with the provisions of section 18 of the Calcutta Port Act, 1890, and with the previous sanction of the Governor-General in Council, the Lieutenant-Governor is pleased to authorize the Commissioners of the Port of

BENGAL ACT III of 1890 (THE CALCUTTA PORT ACT, 1890)-contd.

Calcutta to raise a debenture loan of rupees forty-five lakhs, bearing interest at a rate not exceeding 4 per cent: per annum, and repayable in 30 years, for the construction of works and the carrying out of the purposes of the Act.

Notification No. 76 Marine, dated the 26th July, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 1114).

In accordance with the provisions of section 18 of the Calcutta Port Act, 1890, and with the previous sanction of the Govornor-General in Council, the Lieutenant-Governor is pleased to authorize the Commissioners of the Port of Calcutta to raise a debenture loan of thirty lakhs of rupees, bearing interest at a rate not exceeding 4 per cent. por annum, and repayable in thirty years, for the construction of works necessary for carrying out the purposes of the Act and for the acquisition of movable and immovable property requisite for such construction.

Notification No. 81 Marine, dated the 25th July, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1111).

In accordance with the provisions of section 18 of the Calcutta Port Act, 1890, and with the previous sanction of the Governor-General in Council, the Lieutenant-Governor is pleased to authorize the Commissioners for the Port of Calcutta to raise a debenture loan of twenty lakes of rupees, bearing interest at a rate not exceeding 4 per cent. per annum, and repayable in thirty years, for the construction of works necessary for carrying out the purposes of the Act.

Notification No. 57 Marine, dated the 11th June, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 851).

Under the provisions of section 23 of the Calcutta Port Act, 1890, the Lieutenant-Governor is pleased, with the previous sanction of the Governor-General in Council, to authorise the Commissioners of the Port of Calcutta to raise a loan of £700,000 in London, bearing interest at 4 per cent., and repayable in thirty years, to meet the expenditure to be incurred by the Commissioners during the current year on Capital Account estimated at Rs. 1,03,50,000, and to pay the bills, which fall due in August 1909, for the loan of £250,000 which the Commissioners were authorised to raise in January 1909.

BENGAL ACT III OF 1890 (THE CALCUTTA PORT ACT, 1890) -contd.

Notification dated the 9th October, 1880 (published in the Calcutta Gazette of 1880, Part I, p. 909).

The following revised lists of Landing and Bathing Ghâts reserved by the Commissioners for making improvements in the Port of Calcutta for the use of the public having been approved by the Lieutenant-Governor under the provisions of sections 54 and 55 of Act V (B.C.) of 1870, 1 are published for general information in supersession of all lists previously notified:—

Ghats on the Calcutta Bank of the River.

Landing or Passenger Ghâts.

- 1. Burra Sahib's Hât Ghât.
- 2. Matia Brus. Ghât.
- 3. Alli Nuckhee Khan's Ghat.
- 4. Nimuck Mahal Ghât.
- 5. Watgunge Ghat.
- 6. Babu or Hastings Ghat.
- 7. Prinsep's Ghât.
- 8. Paney Ghât.
- 9. Outram Road Ghât.
- 10. Babu Ghât.
- 11. Chandpal Ghat.
- 12. Colvin's Ghât.
- 13. Police Gh at.
- 14. Armenian Ghât.
- 15. Mullick's or Durmahatta Ghât.
- 16. Meerbohor or Burra Bazar Ghât.
- 17. Nawab or Juggurnath Ghat.
- 18. Golab Ghât.
- 19. Prossono Coomar Tagore's Ghat.
- 20. Nimtollah Ghat.
- 21. Aheereetollah Ghat.
- 22. Buttolah Ghat.
- 23. Bagh Barar Ghât.

Bathing Ghâts.

- 1. Burra Sahib's Hât Ghât.
- 2. Matia Bruz Ghât.
- 3. Alli Nuckhee Khan's Ghât.
- 4. Nimuck Mahal Ghât.
- 5. Watgunge Ghât.
- 6. Prinsep's Ghat.
- 7. Babu Ghât.
- 8. Police Ghat.
- 9. Hera Lall Seal's or the Ghat north of No. 1 Jetty.
- 10. Mullick's Ghat.
- 11. Chutto Lall's Ghât.
- 12. Meerbohar or Burra Bazar Ghât.
- 13. Nawab or Juggurnath Ghat.
- 14. Prossono Coomar Tagore's Ghat.
- 15. Nimtollah Ghat.
- 16. Manik Bose's Ghat.
- 17. Aheereetollah Ghât.
- 18. Mohuntoney's Ghât.
- 19. Ruth Ghât.
- 20. Champatolla Ghât.
- 21. Coomertooly Ghat.
- 22. Rajah's Ghât.
- 23. Kassy Mitter's Ghat.
- 24. Takur Baree Ghat.
- 25. Russick Newgy's Ghat.
- 26. Bagh Bazar Ghat.
- 27. Doorga Churn Mookerjee's Ghat.
- 28. Davee Roy's Ghat.
- 29. Chitpore Ghat.

¹ Repealed by Bengal Act III of 1899.

BENGAL ACT III of 1890 (THE UALCUTTA PORT ACT, 1890)-contd.

Ghats on the Howrah Bank of the River.

Public Landing Ghats.

- 1. Botanical Garden Ghât.
- 2. Bhurparrah Ghât.
- 3. Sibpur Ghât. .
- 4. Kowraparrah Ghât.
- 5. Banstolah Ghât.
- 6. Ramkistopore Ghât.
- 7. Telkul Ghât.
- 8. (handmaree Ghât.
- 9. Golabaree Ghât.
- 10. Chowlaputty Ghat.
- 11. Moody's Ghât.
- 12. Banda Ghat.
- 13. Banerice's Ghât.
- 14. Bhote Bagan Ghat.

Public Bathing Ghats.

- 1. Botanical Garden Ghât.
- 2. Bhurparrah Ghat.
- 3. Sibpur Ghat.
- 4. Kowraparrah Ghât.
- 5. Banstolah Ghât.
- 6. Ramkistopore Ghât.
- 7. Telkul Ghât.
- .8. Chandmaree Ghât.
- 9. Golabareo Ghât.
- 10. Chowlaputty Ghât.
 11. Moody's Ghât.
 12. Banda Ghât.
 13. Banerjee's Ghât.

- 14. Bhote Bagan Ghât15. Juggut Banerjee's Ghât.16. Cowie's Ghât.
- 17. Mullick's Ghât.
- 18. Salt Gola Ghât.
- 19. Koyal's Ghât.
- 20. Chatoo Babu's Ghât.
- 21. Moraporah Ghat.
- 22. Baxee Jamadar's Ghât.

Notification No. 100 Marine, dated the 23rd July, 1895 (published in the Calcutte Gazette of 1895, Part I, p. 698).

THE construction of the under-mentioned Bathing Ghât having been completed and the same having been approved by the Local Government under section 82 of Act III of 1890 (B.C.), it is herebly reserved for the use of the public exclusively as a bathing ghat:-

Chintamony Dey Bathing Ghat, situated at Ramkristopore on the west bank of the river; and lying between Mullick's Ghat on the north and the Boat Registration Ghat on the south.

> No. 518 Marine, dated Calcutta, the 29th February, 1892. From-The Under Secretary to the Government of Bengal, To-The Chairman of the Commissioners of the Port of Calcutta.

Adverting to your letter No. 2074, dated the 29th December, 1891, I am directed to acquaint you, for the information of the Commissioners, that the Lieutenant-Governor confirms the by-laws therewith received for regulating the landing and shipping of goods on the inland vessels wharves in the Pert of Caloutta.

Rules and Orders made under Dougas Auto-voice.

BENGAL ACT III OF 1890 (THE CALCUTTA PORT ACT, 1890)-concld.

2. A copy of the by-laws, with the confirmation of the Local Government endorsed thereon, is herewith enclosed.

BENGAL ACT II OF 1891 (THE CALCUTTA HACKNEY-GARRIAGE ACT, 1891).

Notification dated the 1st December, 1891 (published in the Calcutta Gazette of 1891, Part IB, p. 318).

Whereas a Notification dated the 10th September, 1891, ¹ was published at page 209. Part 1B of the Caloutta Gazette of the 16th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Act V (B.C.) of 1866 (an Act for the registration of Hackney-carriage) to the ² South Barrackpore Municipality, and whereas no objection has been raised to the proposed measure within one month from the date of the publication of the Notification within the Municipality, it is horeby notified, for general information, that, in the exercise of the power conferred on him by section 1 of Act II (B.C.) of 1801, the Lieutenant-Governor sanctions the extension of the last named Act, which has superseded Act V (B.C.) of 1866, to the ² South Barrackpore Municipality.

Notification No. 2552 M., dated the 20th September, 1892 (published in the Calcutta Gazette of 1892, Pert 13, p 231).

Whereas a Notification dated the 17th June, 1892, was published at page 185, Part IB of the Calcutta Gazette of the 22nd id m, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Huckney carriages and Palanguins in Calcutta) to the Raniganj Municipality, in the district of Burdwan, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 1, clause (3), of the Act, and in accordance with the recommendation of the Commissioners of the Raniganj Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the said Act to the above Municipality, with effect from the date of this Notification.

Notification No. 180 M., dated the 18th January, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 9).

In exercise of the powers conferred on him by section 1 of Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palanquins in Calcutta), the Lieutenant-Governor hereby extends the provisions of the said Act to the Burdwan Municipality, with effect from the date of this Notification.

A Not printed in this Collection.

This Municipality was subsequently sub-divided into the Municipalities of South Barrackpore, Triager and Panihati,

BENGAL ACT II OF 1891 (THE CALCUITA HACKNEY-CARBIAGE ACT, 1891)—contd.

Notification No. 460M., dated the 6th February, 1893 (published in the Calcutta Gazette of 1843, Part IB, p. 21).

It is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 1, clause (3), of the Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Huckney-carriages and l'alanquins in Calcutta, the Lieutenan Governor has been pleased to extend the provisions of the said Act to the Hooghly and Chinsura Municipality.

Notification No. 461 M., dated the 6th February, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 21).

In is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 1, clause (3), of the Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hückney-carriages and Palanquins in Calcutta), the Lieutenant-Governor has been pleased to extend the provisions of the said Act to the Baidyabati Municipality.

Notification No. 462M., dated the 6th February, 1893 published in the Calcutta Gazette of 1893, Part IB, p. 21).

It is he eby notified, for general information, that, in exercise of the power vested in the Local Government by section 1, clause (3), of the Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palanquins in Calcutta), the Lieutenant-Governor has been pleased to extend the provisions of the said Act to the Bhadreswar Municipality.

Notification No. 463M., dated the 6th February, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 21).

It is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 1, clause (3), of the Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palanquins in Calcatta), the Lieutenant-Governer has been pleased to extend the provisions of the said Act to the Uttarpara Municipality.

Notification No. 1037M., dated the 20th March, 1893 (published in the Calculta Gazette of 1893, Part IB, p. 43),

In the exercise of the power conferred on him by section 1 of Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palanquins in Calcutts), the Lieutenant-Governor hereby extends the provisions of the said Act to the Sari Municipality, in the district of Birbhum, and to the railway feeder roads connecting it with Sainthia and Ahmedpur in that district.

BENGAL ACT II OF 1891 (THE CALCUTTA HACKNEY-CARRIAGE ACT. 1891)-contd.

Notification No. 1039M., dated the 20th March, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 43).

'WHEREAS a Notification dated the 13th December, 1892, was published at page 273, Part IB of the Caloutta Gazette of the 14th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of the Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palarquins in Calcutta), to the Serampore Municipality, in the district of Hooghly, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power conferred by section 1, clause (3), of the Act, and in accordance with the recommendation of the Commissioners of the Serampore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the said Act to the above Municipality.

Notification No. 2031M., dated the 12th June, 1893 (published in the Cakutta Gazetle of 1893, Part IB, p. 98).

In exercise of the powers conferred on him hy section 1 of the Calcutta Hackney-carriage Act II of 1891, the Lieutenant-Governor hereby extends the provisions of the said Act to the Krishnagar Municipality, and the roads from Krishnagar to Bagula, and from Krishnagar to Santipur up to the limits of the Santipur Municipality, with effect from the date of this Notification.

Notification No. 2727 M., dated the 7th August, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 129).

The Baruipur Municipality.
The Bajpur Municipality.
The Santipur Municipality and the road from Santipur to Ranghat Railway station. The Ranaghat Municipality.
The Berhampore Municipality.

In exercise of the powers conferred on him by section 1 of the Caloutta Hackney-carriage Act II of 1891, the. Lieutenant-Governor hereby extends the provisions of the said Act to the places noted in the margin, with effect from the date of this Notification.

Notification No. 200T .- M., dated the 23rd September, 1893 (published in the Calcutta Gamette of 1895, Part IB, p. 162).

In the exercise of the power conferred on him by section I of the Calcutta Hackney-carriage Act II of 1891, and with the previous sanction of the

I Not printed in this Collection,

BENGAL ACT II OF 1891 (THE CALCUTTA HACKNEY-CARRIAGE ACT, 1891)—contd.

Jovernor-General in Council, the Lieutenant-Governor hereby extends the provisions of the said Act to the Cantonmont of Barrackpore, with effect from the date of this Notification.

Notification dated the 5th February, 1881 (published in the Calcutta Gazette of 1881, Part I, p. 186).

Under the power vested in him by section 54,1 Act V (B.C.) of 1868 (an Act to make better provision for the regulation of Hackney-carriages and Palanquins, in the Town and Suburbs of Calcutta), the Lieutenant-Governor hereby extends, from the 1st April, 1881, the provisions of the said Act to the portion of the Sonarpur feeder road which lies between the Sonarpur railway station and the limits of the Rajpur Municipality, in the district of the 24-Parganas.

Under section 22 of the Act, it is further notified that the Vice-Chairman of the Rajpur Municipality shall be the Registering Officer under the Act, within the limits specified above, and that every Act, matter, or thing done by him under or by virtue of the Act, shall be subject to the order, disposition, and

control of the Chairman of that Municipality.

Notification No. 745 M., dated the 21st February, 1896 (published in the Calcutta Gazette of 1896, Part IB, p. 37).

WHEREAS a Notification No. 4434M., dated the 13th December, 1895,3 was published at page 273, Part IB of the Calcutta Gazette of the 18th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Bengal Act II of 1-91 (an Act to consolidate and amend the law relating to Hackney-carriages and Palanquins in Calcutta) to the Jessore Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 1, clause (3), of the Act, and in accordance with the recommendation of the Commissioners of the Jessore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the said Act to the above Municipality, with effect from the date of this Notification.

2. Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Jessore Municipality and their Chairman to perform the duties imposed, and exercise the powers conferred by the Act, on

the Commissioners and the Chairman of the Corporation of Calcutta.

^{· 1} Resenanted by s. %(3) of Ben. Act II of 1891. s Re-enacted by s. s., read with s. \$1(5), of Ben. Act II of 1897. s Not printed in this Collection.

BENGAL ACT II OF 1891 (THE CALGUTTA HACKNEY-CARRIAGE ACT, 1891)—contd.

Notification No. 2731M., dated the 3rd July, 1896 (published in the Calcutta Gazette of 1896, Part IB, p. 133).

Withereas a Notification No. C482M., dated the 10th April, 1896, was published at page 69, Part IB of the Calcutta Gazette of the 15th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palanguine in Calcutta), to the Bankura Municipality and to the Provincial road between Bankura and Raniganj, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality and at the police-station, outposts and the halting stages of the mail carriage on the road above referred to, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 1, clause (3), of the Act, the Lieutenant-Governor sanctions the extension of the said Act to the Municipality and road mentioned above, with effect from the date of this Notification

2. Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Bankura Municipality and their Chairman and the members of the District Board of Bankura and their Chairman to perform the duties imposed, and exercise the powers conferred by the Act, on the Commissioners and the Chairman of the Corporation of Calcutta, within their respective jurisdictions.

3. Under section 61(2) of the Act, the Lieutenant-Governor prescribes that, for the purposes of sections 32(1), 45(2) and 49 of the Act, the languages shall be English and Bengali.

Notification No. 1560M., dated the 19th March, 1897 (published in the Calcutta Gazet's of 1897, Part IB, p. 75).

Whereas a Notification No. 5041M., dated the 28th December, 1896, was published at page 271, Part 1B of the Calcutta Gazette of the 30th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Bengal Act II of 1891 (an Act to consoldate and amend the law relating to Hackney-carriages and Palanquins in Calcutta), to the Midnapore Municipality, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 1, clause (3), of the Act, and in accordance with the recommendation of the Commissioners of the Midnapore Municipality, made at a meeting, the Lieutenant-Governor sanctions the extension of the said Act to the above Municipality, with effect from the date of this Notification.

2. Under section 61, clause (1); of the Act, the Lieutenant-Governor appoints the Commissioners of the Midnapore Municipality and their Chairman

BENGAL ACT II of 1891 (THE CALCUTTA HACKNEY-CARRIAGE ACT, 1891)—contd

to perform the duties imposed, and exercise the powers conferred by the Act, on the Commissioners and the Chairman of the Corporation of Calcutta.

Notification No. 3069 M., dated the 5th June, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 147).

Whereas a Notification No. 1261 M., dated the 3rd March, 1897, was published at page 61, l'art IB of the Calcutta Gazette of the 10th idem, declaring the intention of the Lieutenaut-Governor to extend the provisions of Bengal Act II of 1891 (an Act to consolidate and amend the luw relating to Hackney-carriages and Palanguins in Calcutta), to the Asansol Municipality, in the district of Burdwan, and whereas no objection has been raised to the proposal within one mouth from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 1, clause (3), of the Act, the Lieutemant-Governor sanctions the extension of the previsions of the said Act to the above Municipality, with effect from the date of this Notification.

Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Asansol Municipality and their Chairman and the members of the District Board of Burdwan and their Chairman to perform the duties imposed and exercise the powers conferred by the Act on the Commissioners and the Chairman of the Corporation of Calcutta within their respective jurisdictions.

Under section 61(2) of the Act, the Lieutenant-Governor prescribes that, for the purposes of sections 32(1), 45(2) and 49 of the Act, the languages shall be English and Bengali.

Notification No. 3741 M., dated the 17th June, 1898 (published in the Calcutta' Gazette of 1898, Part IB, p. 109.)

Whereas a Notification No. 1697 M., dated the 18th March, 1898,1 was published at page 56, Part IB of the Calcutta Gazette of the 23rd idem, declaring the intention of the Lieutenant-Governor to extend the provisions of liengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palanquins in Calcutta), to the Kotobandpur Municipality, in the district of Jessore, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section I, clause (3), of the Act, the Lieutenant-Governor sanctions the extension of the provisions of the said Act to the above Municipality, with effect from the date of this Notification.

¹ Not printed in this Collection,

BENGAL ACT II OF 1891 (THE CALCUTTA HACKNEY-OARRIAGE ACT, 1891)—contd.

Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Kotchandpur Municipality and their Chairman and the members of the District Board of Jessore and their Chairman to perform the duties imposed and exercise the powers conferred by the Act on the Commissioners and the Chairman of the Corporation of Calcutta, within their respective jurisdictions.

Under section 61(2) of the Act, the Lieutenant-Governor prescribes that, for the purposes of sections 32(1), 45(2) and 49 of the Act, the languages shall

be English and Bengali.

Notification No. 2186M., dated the 20th April, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 76).

Whereas a Notification No. 608M., dated the 27th January, 1899,¹ was published at page 19, Part IB, of the Calcutta Gazette of the 1st February, 1899, declaring the intention of the Lieutenant-Governor to extend the provisions of Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Pulmquins in Calcutta), to the Barasat Municipality, in the district of the 24-Parganas, and whereas no chjection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Covernment by section 1, clause (3), of the Act, the Lieutenant-Governor sanctions the extension of the provisions of the said Act to the above Municipality, with effect from the date of this Notification.

Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Barasat Municipality and their Chairman to perform the duties imposed, and exercise the powers conferred by the Act, on the Commissioners and the Chairman of the Corporation of Calcutta.

Notification No. 5144 M., dated the 24th November, 1899 (published in the Calcutta Gazette of 1899, Part IB, p. 212).

Whereas a Notification No. 4590M., dated the 7th September, 1899, was published at page 170, Part IB of the Calcutta Gazette of the 13th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney carriages and Palanquins in Calcutta), to the Khulna Municipality, in the district of Khulna, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Natification within the Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 1, clause (3), of

¹ Not printed in this Collection.

Bengal Act II of 1891 (the Calcutta Hackney-carriage Act, 1891)—contd.

the Act, the Lieutenant-Governor sanctions the extension of the provisions of the said Act to the above Municipality, with effect from the date of this Notification.

Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Khulna Municipality and their Chairman to perform the duties imposed, and exercise the powers conferred by the Act, on the Commissioners and the Chairman of the Corporation of Calcutta.

Netification No. 1954 T.—M., dated the 6th October, 1/00 (published in the Calcutta Guzette of 1900, Part IB, p. 207).

Whereas a Notification No. 2079 M., dated the 2nd July, 1900, was published at page 145, Part IB of the Calcutta Gazette of the 4th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palanquins in Calcutta), to the 2 Naihati Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 1, clause (3), of the Act, the Lieutenant-Governor sanctions the extension of the provisions of the said Act to the above Municipality, with effect from the date of this Notification.

Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Naihati Municipality and their Chairman to perform the duties imposed, and to exercise the powers conferred by the Act, on the Commissioners and the Chairman of the Corporation of Calcutta.

. Notification No. 171 M., dated the 12th January, 1901 (published in the Calcutta Gazette of 1901, Part IB, p. 6).

Whereas a Notification No. 2017 T.—M., dated the 17th October, 1900,¹ was published at page 211, Part IB of the Calcutta Gazette of the 24th idem, declaring the intention of the Lieutenant-Governor to extend the provisions of Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palinquins in Calcutta), to the North Barrackpore Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 1, clause (8), of the Act, the Lieutenant-Governor sanctions

Not printed in this Collection.
This Municipality was subsequently sub-divided into the Municipalities of Statischer and Naihatt.

BENGAL AOT II OF 1891 (THE CALCUTTA HACKNEY-CARRIAGE ACT, 1891)—confd.

the extension of the provisions of the said Act to the above Municipality, with effect from the date of this Notification.

- 2. Under section 61, clause (1), of the Act, the Lioutenant-Governor appoints the Commissioners of the North Barrackpore Municipality and their Chairman to perform the duties imposed and exercise the powers conferred by the Act on the Commissioners and the Chairman of the Corporation of Calcutta.
- 3. Under section 61(2) of the Act, the Lieutenant Governor prescribes that, for the purposes of sections 32(1), 45(2) and 49 of the Act, the languages shall be English and Bengali.

Notification No. 2669 T.-M., dated the 23rd September, 1905 (published in the Cukutta Gazette of 1905, Part IB, p. 177).

WHEREAS a Notification No. 1474 T.—M., dated the 5th July, 1905, ¹ was published at page 116, Part IB of the Calcutta Gazette of the 12th July, 1905, declaring the intention of the Lieutenant-Governor to extend the provisions of the Calcutta Hackney-carriage Act II of 1891, to the Satkhira Municipality, in the district of Khulna, and whereas no objection has been raised to the proposal within one month from the date of publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in exercise with the power vested in the Local Government by section 1, clause (3), of the Act, the Lieutenant-Governor sanctions the extension of the provisions of the said Act to the above Municipality, with effect from the date of this Notification.

2. Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Satkhira Municipality and their Chairman to perform the duties imposed, and to exercise the powers conferred by the Act, on the Commissioners and the Chairman of the Corporation of Calcutta.

Notification No. 2041 M., dated the 16th August, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 131).

Whereas a Notification No. 731 M., dated the 16th February, 1906, ¹ was published at page 23, Part IB of the Calcutta Gazette of the 21st idem, declaring the intention of the Lieutenant-Governor to extend the provisions of the Calcutta Hackney-carriage Act II of 1891, to the road from Krishnagar to Swarupganj, in the district of Nadia, and whereas no objection has been raised to the proposal within one month from the date of the local publication of the above Notification, it is hereby notified, for general information, that, in exercise of the power vosted in the Local Government by section 1, clause (3), of the Act, the Lieutenant-Governor sanctions the extension of the provisions of the said Act to the above road, with effect from the date of this Notification.

BENGAL ACT II OF 1891 (THE CALOUTTA HACKNEY-CARRIAGE ACT. 1891)—contd.

2. Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the ¹ [Commissioners of the Krishnagar Municipality] and their Chairman to perform the duties imposed, and to exercise the powers conferred, by the Act, on the Commissioners and the Chairman of the Corporation of Calcutta.

Notification No. 2082 T .- M., dated the 24th September, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 152).

In Government Notification No. 2041, M., dated the 16th, August, 1906, 2 extending the provisions of the Caloutta Hackney-carriage Act II of 1891, to the road from Krishnagar to Swarupganj, in the district of Nadia, and appointing the Commissioners of the Nadia Municipality and their Chairman to perform the duties imposed, and to exercise the powers conferred by the Act, on the Commissioners and the Chairman of the Corporation of Caloutta, for the words "Commissioners of the Nadia Municipality," mentioned in paragraph 2 thereof, real the words "Commissioners of the Krishnagar Municipality.

Notification No. 7M, dated the 5th January, 1907 (published in the Calcutta Gazette of 1907, Part 1B, p. 9).

Whereas, a Notification No. 1995 T.—M., dated the 11th September, 1906, 3 was published at page 145, Part IB of the Calcutta Gazette of the 19th September, 1906, declaring the intention of the Lieutenant-Governor to extend the provisions of the Calcutta Hackney Carriage Act II of 1891, to the Budge-Budge Municipality, in the district of the 24-Parganas, and whereas no objection has been raised to the proposal within one month from the date of publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in exercise of the power vested in the Local Government by section 1, clause (3), of the Act, the Lieutenant-Governor sanctions the extension of the provisions of the said Act to the above Municipality, with effect from the date of this Notification.

2. Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Bulge-Budge Municipality and their Chairman to perform the duties imposed, and to exercise the powers conferred by the Act, on the Commissioners and the Chairman of the Corporation of Calcutta.

Notification No. 2011 M., dated the 18th December, 1903 (published in the Calcutta Gazette of 1908, Part IB, p. 177).

WHEREAS, a Notification No. 1642 M., dated the 26th September, 1908, was published at page 146, Part IB of the Calcutta Gazette of the 30th idem,

¹ These words in square brackets were substituted for the original words by Notification No. 2027, -M. deted the Sath September, 1966, printed post, on this page.

2 Printed casts, p. 1314.

3 Not printed in this Collection.

Bengal Acf II to 1891 (THE CALCUTTA HACKNEY-CARRIAGE ACT, 1891)—contd.

declaring the intention of the Lieutenant-Governor to extend the provisions of the Calcutta Hackney-carriage Act, 1891 (Bengal Act II of 1891), to the roadway leading from the Ahmedpur road to the site selected for a hackney-carriage stand, within the Suri Railway station yard, in the Suri Municipality, in the district of Birbhum, and whereas no objection has been raised to the proposal within one month from the date of publication of the above Notification within the area affected, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 1, clause (5), of the Act, the Lieutenant-Governor sanctions the extension of the provisions of the said Act to the said roadway, with effect from the date of this Notification.

2. Under section 61, clause (1), of the Act, the Lieutenant-Governor appoints the Commissioners of the Suri Municipality and their Chairman to perform the duties imposed, and to exercise the powers conferred by the Act, on the Commissioners and the Chairman of the Corporation of Calcutta.

Notification No. 1611 M., dated the 14th December, 1910, (published in the Calcutta Gazette of 1910, Part IB, p. 204).

In exercise of the power conferred by section 1, sub-section (3), of the Calcutta Hackney-carriage Act, 1891 (Eengal Act II of 1891), the Lieutenant-Governor in Council is pleased to extend that Act to the Kalna Municipality, in the district of Burdwan.

2. The Lieutenant-Governor in Council is also pleased, in exercise of the power conferred by section 61, sub-section (1), of the same Act, to appoint the Commissioners of the Kalua Municipality and their Chairman, respectively, to perform the duties imposed, and to exercise the powers conferred by the Act, on the Corporation of Calcutta and the Chairman of the Corporation, respectively.

Notification No. 544 M., duted the 10th March, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 43).

In exercise of the power vested in him by section 1, clause (3), of the Calcutta Hackney-carriage Act II of 1891, and in accordance with the recommendation of the Commissioners of the Azimganj Municipality, in the district of Murshidabad, made at a meeting, the Lieutenant-Governor in Council is pleased to extend the provisions of the said Act to the above Municipality.

2. The Lieutenant-Governor in Council is also pleased, in exercise of the power conferred by section 61, sub-section (I), of the same Act, to appoint the Commissioners of the Azimganj Municipality and their Chairman, respectively, to perform the duties imposed, and to exercise the powers conferred by the Act, on the Corporation of Calcutta and the Chairman of the Corporation, respectively.

Bengal Act II of 1891 (the Calculta Hackney-carriage Act, 1891) —contd.

Notification No. 637 T .- M., dated the 4th July, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 125).

In exercise of the power vested in him by section 1, clause (3), of the Calcutta Hackney-carriage Act II of 1891, and in accordance with the recommendation of the Commissioners of the Murshidabad Municipality, in the district of Murshidabad, made at a meeting, the Lieutenant-Governor in Council is pleased to extend the provisions of the said Act to the above Municipality.

2. The Lientenant-Governor in Council is also pleased, in exercise of the power conferred by section 61; sub-section (1), of the same Act, to appoint the Commissioners of the Murshidabad Municipality and their Chairman, respectively, to perform the duties imposed, and to exercise the powers conferred by the Act, on the Corporation of Calcutta and the Chairman of the Corporation, respectively.

Notification No. 133. T. - M., diled the 20th May, 1893 (published in the Calculta Guzette of 1893, Part 1B, p. 90).

WHEREAS a Notification No. 3392 M, dated the 13th December, 1892, declaring the intention of the Liqutenant Governor to include within Calcutta, for the purposes of Act II of 1891 (an Ast to consolidate and amend the law relating

- 1. Howrsh,
 2. Hally,
 3. I South Suburban,
 4. Maniktala,
 5. Cosapore-Chitpur,
 6. 2 Barnayore
 7. North Dum-Dum,
 8. South Dum-Dum,
- to Hackney-carriages and Palanquins in Calcutta), the eight Municipalities specified in the margin, was published at page 274, Part IB of the Calcutta Gazette of the 14th idem, and whereas no valid objections have been raised to the

exercise of the power vested in the Local Government by section 4 of the Act, is pleased to include within Calcutta, for the purposes of the said Act, the said Municipaliti s.

The Lieutenant-Governor is also pleased, with the previous sanction of the Governor-General in Council, to include within Calcutta the places named below for the purposes of the said Act:-

- Fort William.
- 2. The Esplanade.
- 3. That part of Hastings which lies north of the south edge of Olyde Row, and which has been hitherto excluded from the Caloutta Municipality.
- 4. Cantonment of Dum-Dum and that portion of the Calcutta and Jessore road which hes between the said Cantonment of Dum-Dum and the town of Calcutta, in the district of the 24-Parganas.

¹ The South Suburban Mußicipality was subsequently sub-divided uinto the South Suburban, Garden Beach and Tollyguage Municipalities.
The Barnagere Municipality was subsequently sub-divided into the Barnagere and Kamarhati Municipalities.

BRNGAL ACT II OF 1891 (THE CALOUTTA HAORNEY-CARRIAGE ACT, 1891)—contd.

Notification No. 421M., dated the 27th February, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 31).

In exercise of the power conferred upon him by section 4 of the Calcutta Hackney-carriage Act, 1891 (Ben. Act II of 1891), the Lieutenant-Governor is pleased to include within Calcutta, for the purposes of the said Act, the local area which was included within the Gardon Reach Municipality by Notification No. 2124 T.—M., dated the 19th August, 1905, published at pages 158-59 of the Calcutta Gazette, Part II of the 23rd idem.

2. Notification No. 1695 T.-M., dated the 21st July, 1906, is hereby

cancelled.

Notification dated the 30th September, 1879 (published in the Calcutta Gozette of 1879, Part I, p. 984).

² [Under the power rested in him by section 54 s of Act V (B.C.) of 1866, (an Act to make better provision for the regulation of Hackney-cariages and Palanquins in the town and suburbs of Calcutta,) the Li-utenant-Governor is hereby pleased to extend, from the 1st January 1880, the provisions of that Act within the municipal limits of the town of Baruipur, in the district of the 24-Parganas.]

2. Under section 2 4 of the Act, it is further notified that the Sub-divisional Officer of Baruipur, for the time being, shall be the registering officer under the Act within the limits specified above, and every act, matter, or thing done by him under the Act shall be subject to the order, disposition, and control of the

Magistrate of the district for the time being.

Notification dated the 11th September, 1380 (published in the Calcutta Gazette of 1880, Part I, p. 831).

² [Under the power vested in him by section 543, Act V (B.C.) of 1866, (an Act to make better provision tor the regulation of Hackney-carriages and Palanquins in the town and suburbs of Calcutta), the Lieutenant-Governor extends hereby, with effect from the 1st October, 1880, the provisions of that Act to the Ranagha' Municipality, in the district of Nadia.]

2. Under section 2 of the Act it is further notified that the Vioc-Chairman of the Ranaghat Municipality, for the time being, shall be the registering officer under the Act within the limits specified above, and every Act, matter, or thing done by him under the Act shall be subject to the order, disposition, and control of the Sub-divisional Officer of Ranaghat for the time being.

¹ Printed ants, p. 780.
2 This paragraph has been superseded by Notification No. 2727Ms, dated the 7th August, 1893, printed ents, p. 1808.
8 Re-spaced by s. 1(3) of Bengal Act II of 1891.
Re-enacted by s. 5, read with a. 61(2), of Hengal Act II of 1891.

Bengal Act II of 1891 (the Calcutta Hackney-carriage Act, 1891)—contd.

Notification dated the 11th September, 1880 (published in the Calcutta Gazette of 1880, Part I, p. 831).

1 [Under the power vested in him by section 542, Act V (B.C) of 1866, (an Act to make better provision for the regulation of Hackney-carriages and Palanquins in the town and suburbs of Calcutta), the Lieutenant-Governor extends hereby, with effect from the 1st October, 1880, the provisions of the said Act to the Santipur Municipality, in the district of Nadia, and to the road from Ranaghat to Santipur.]

2. Under section 23 of the Act it is further notified that the Vice-Chairman of the Santipur Municipality for the time to the literal to the the said that the said the said that the said the said that the said the said that

2. Under section 23 of the Act it is further notified that the Vice-Chairman of the Santipur Municipality, for the time being, shall be the registoring officer under the Act within the limits specified above, and every Act, matter, or thing done by him under the Act shall be subject to the order, disposition, and control of the Sub-divisional Officer of Ranaghat for the time being.

Notification No. 2395T.—M., dated the 16th September, 1993 (published in the Calcutta Gazette of 1903, Part IB, p. 212).

In exercise of the power conferred by section 53, clause (3), of the Calcutta Hackney carriage Act, 1891 (Bengal Act II of 1891), the Lieutenant-Governor is pleased to confirm the following by-laws which have been framed by the Commissioners of the Calcutta Municipality, under clause (2) of the said section in supersession of the by-laws at present in force under the Act, which were sanctioned in Government Notification dated the 29th September, 1891:—

[Printed in the Calcutta Corporation Manual, 1910, pp. 197 to 200.]

Votification No. 2103M., dated the 8th November, 1906 (published in the Calcutta Gazette of 1966, Part IB, p. 179).

In exercise of the power conferred by section 53, sub-section (3), of the laleutta Hackney-carriage Act, 1891 (Bengal Act II of 1891), the Lieutenant-fovernor is pleased to confirm the substitution by the Commissioners of the laleutta Municipality of the words "dark green" for the word "yellow" in 17-law (d)(3) of the by-laws which were confirmed in Government Notification to 2395-T.—M., dated the 16th September, 1903, 4 and published at pages 12-13 of Part IB of the Calcutta Gazette of the 23rd idem.

Votification No. 402M, dated the 28th October, 1896 (published in the Calcutta Gazette of 1896, Part 1B, p. 221).

In continuation of Notification No. 1037M., dated the 20th March, 1893, ublished at page 43, Part IB of the Calcutta Gazette of the 22nd idem, extending

This paragraph has been superseded by Notification No. 2727 M., dated the 7th August, 1803, printed auto

<sup>1808.

*</sup> Re-enacted by s. 1 (3) of Heng il Act II of 1801.

* Re-enacted by s. 5, read with s. 61 (3), of Bengal Act II of 1891.

* Printed ante, on this Page.

* Frinted ante, p. 1807.

BENGAL ACT II OF 1891 (THE CALCUTTA HACKNEY-CARRIAGE ACF, 1891)—concld.

the provisions of Bengal Act II of 1891 (an Act to consolidate and amend the law relating to Hackney-carriages and Palanquins in Calcutta), to the Suri Municipality, in the district of Birbhum, and to the Railway feeder reads connecting it with Sainthia and Anmedpur in that district, it is hereby notified, for general information, that, in exercise of the power conferred on him by clause (1), section til of the Act, the Lieutenant-Governor is peased to appoint the Commissioners of the said Municipality and their Chairman to perform the duties imposed, and exercise the powers conferred by the Act, on the Commissioners and the Chairman of the [Commissioners] of Calcutta.

BENGAL ACT I OF 1893 (THE LICENSED WARE-HOUSE AND FIRE BRIGADE ACT, 1893).

Notification No. 3287 Marine, dated the 15th September, 1893 (published in the Calcutta Gazette of 1893, Part IB, p. 159).

In supersession of the Notification dated the 9th October, 1884, published at page 1045, Part I of the Calcutta Gazette of the 15th idem, and in the exercise of the powers vested in the Local Government by section 31 of the Licensed Ware-house and Fire Brigade Act I (B.C.) of 1893, the Lieutenaut-Governor sanctions the following orders for the regulation of the Fire Brigade.

1. The Commissioner of Police, Caloutta, shall, subject to the control of the Local Government, appoint or remove any member or officer of the Fire Brigade.

2. The following police-officers shall be ex officio members of the Fire-Brigade:—

(a) The Superintendent of the Reserve Force, who shall be designated also Superintendent of the Fire Brigade.

(b) All town sergeants and constables of the Calcutta Polico Reserve
Force.

3. A special allowance of Rs. 5 shall be payable to each sergeant or European constable present at a fire; also one rupee shall be payable to each Native constable who renders active assistance on the occasion of a fire.

4. In or before the month of February in each year, the Commissioner of Police shall, in accordance with the provisions of section 26 of Act I of 1893, prepare, in such form as may be directed by the Lieutenant-Governor, an estimate of the receipts and expenditure of the Fire Brigade for the year commencing on the 1st of April next ensuing, and shall forward the same to the Commissioner's of the several Municipalities concerned for transmission to Government with such remarks as they shall think fit to record, for the approval and sanction of the Lieutenant-Governor.

5. The estimate shall show the number, constitution, and salaries of the members of the Fire Brigado, and shall also provide for the purchase of fire-engines, fire-escapes,

Brngal Act I of 1893 (the Licensed Ware-house and Fire Brigade Act, 1893)—contd.

horses, oxen, accoutrements, tools and implements, for the supply of uniform to members of the brigade, and for such other expenditure as may be necessary

for the equipment and efficiency of the brigade.

6. The estimate shall also make needful provision for building, providing or hiring places for the accommodation of the force, with its engines, horses and equipments. When such estimate has been approved and sanctioned by the Lientenant-Governor; it shall be competent to the Commissioner of Police to meet all expenditure within the limits of the said estimate.

7. The stations of the Fire Brigade shall be as follows:—

(a) Police Office, Lall Bazar.

(b) Chitpur Police-station.

(c) Palmer's Bridge Pumping Station (Balliaghatta).

(d) Bhawanipur Police-station.

- *(c) Watgunge Police-station.
- (f) Sulkca Fire-station, Howrah.
 (g) Bandaghat Fire-station, Howrah.
- (h) Sibpur Fire-station, Howrah.
- (i) Howrah Fire Drigade station.

Steam-engines shall be kept at Lall Bazar, Howrah, Chitpur, and at such other stations as it may be possible to provide with them, and hand-angines at other stations. The Commissioner of Police shall be at liberty to make such alterations in the location of the said stations and engines as may at any time seem to him expedient.

8. The Commissioner of Police may, at his discretion, order the payment of any sum not exceeding Rs. 100 as a gratuity to any person who shall give early notice of the

outbreak of a serious fire.

9. The Superintendent of the Fire Brigade and the Chief Engineer shall, from time to time, inspect all members of the Fine Brigade, and shall satisfy themselves that the engines, hose, and other equipments are in good order, and that the members of the brigade are thoroughly conversant with the manner of using them.

10. All members of the brigade shall reside at such places as may be appointed, and shall not absent themselves without permission from superior authority. They shall wear such uniform as may be prescribed. They shall obey all orders from superior officers. They shall not be at liberty to withdraw from their duties without written permission from the Commissioner of Police, or without giving to the Commissioner of Police two months' notice of their intention to withdraw

11. The Commissioner of Police may fine any member of the brigade, who is remiss or negligent in the discharge of his duties, or who intringes any of these orders

in any sum not exceeding one week's pay.

and pension, be members of the Calcutta Police Force, and those who draw a salary of not more than Rs. 20 a month shall contribute to the Superannuation Fund and shall be eligible to pension and gratuity under the rules which apply to the members of the Calcutta Police Force, provided that uo ex officio member of the Brigade, who is also a member of a Police Force, shall be entitled to

¹ This rule 18 was substituted for the original rule by Notification No. 3688M., dated the 23nd August, 1801 post, p. 1848.

BENGAL ACT I OF 1893 (THE LICENSED WARE-HOUSE AND FIRE BRIJADE Acr. 1893)-contd.

pension or gratuity for service in connection with the hrigade The pension or gratuity of an officer whose pay at date of discharge or retirement exceeds Rs 20 shall be payable from the Fire Brigade Fund.

Members of the Fire Brigade cstablishment who have served partly under Government and partly in the Fire Brigade establishment shall be entitled to pension or gratuity according to the rules of proportion.

Due provision will be unde in the budget estimate of the Fund for leave

allowance, pensions and gratuities]

13. On the alarm of fire at the Central Fire Station, every member of the brigade there present, except these whose For spendy article at fices of business it is to harness the horses and prepare the angines, to

"the ' imade will then determine what engines, hose 14. The chief officer of tud bird the 15th Separato the locality, distance and and other implements shall be used, having regar [B, p. 159] or of men, and make appearance of the fire, and will tell off the requisite number, the Engineer in

15. He may also, when necessary, communicate with of a the officer in charge of the Municipal Pumping Stations in order to obtain pitenistance as may and in case of a fire occurring near the river bank, he may call wade charge of the Port Commissioners' Fire-Engine to render such assuhe of the chief

16. On arriving at the scene of the fire, it will be the duty do le present officer of the hrigado to ascertain the extent of the fire; to see that f thwithdraw are placed in proper positions; and that every member of the brigahas his own duty assigned to him. No member of the hrigade shall desiall chey from a fire without permission from the senior officer present. That of oall upon the local police to assist the brigade, and the local police sh, Ruarge of

17. On receiving notice of a fire at an out-station, the officer in cl Attendance from out-stations. such station shall at once proceed to the eart or take such measures for extinguishing the fire as may be practicable. Pending with his engine and brigade, and shall to each arrival of the Superintendent of the Fire Brigade, the senior police-off present shall direct the operations of the brigade.

1 18. (1) On receipt of an authoritative requisition for the attendance such the hrigade, or any portion of it, at any st of Attendance beyond the limits of the town and anburbs. occurring beyond the limits of the town air suburbs, and within a radius of six miles from the the Calcutta Police Office-

(a) the Commissioner of Police, or,

(b) after immediate intimation has been sent to the Commissioner of . Police 2 [or to such officer of the Fire Brigade as may be empowered by him in this behalf], that such requisition has

¹ This rule 28 was substituted for the criginal rule by Notification No. 1850T.—M., dated the 25th Angust, 1906, ' ... These words curiesed within square brackets were inserted by Notification No. 1850T.—M., dated the 25th Angust, 1906, ' ... annary, 1912, printed post, p. 2856.

Bengal Acr I of 1893 (THE LIGENSED WARE-HOUSE AND FIRE BRIGADE Acr, 1893)—contd.

been received at the out-station, the officer in charge of an outstation may depute the brigade, or any portion of it, with the necessary engines, hoses, etc., to attend such fire.

(2) It shall be competent to the Commissioner of Polico and to the officer in charge of an out-station to require from any private individual who desire the services of the brigade at any spot beyond the limits and within the radiu aforesaid, an undertaking to pay, or immedia e payment of such fees for the attendance of the brigade as will provide for special allowances due to member of the brigade, compensate for general wear and tear of engines, hoses, horses etc., and meet such other charges as he may deem proper.

19. The Deputy Commissioner of Police shall be competent to perform any of the duties assigned to the Commissione of Police under these orders.

Notification No. 5253M., dated the 22nd August, 1898 (published in the Calculta Gazette of 1898, Part IB, p. 150).

It is hereby notified, for general information, that, in the exercise of the powers vested in the Local Government by section 31 of the Licensed Ware house and Fire Brigade Act I of 1893, as amended by Bengal Act I of 1894, the Licenseant-Governor is pleased to make the following amende order for the regulation of the Fire Brigade:—

Rule 12 .- [Printed ante, p. 1321.]

This rule supersedes rule 12 of the rules under section 31 of the Ac which was published under Govornment Notification No. 341M., dated the 22n January, 1895, at page 29, Part IB of the Calcutta Gazette of the 30th idem.

Notification No. 1501 L.S.-G., dated the 12th March, 1904 (published in the Calcutta Guzette 1904, Part 1B, p. 71).

In exercise of the power conferred on him by section 31 (1) of the Licensed Ware-house and Fire Brigade Act, 1893 (Bengal Act I of 1893), the Licentenant-Governor is pleased to direct—

- (1) that a new branch station shall be built in the premises of the Garden Reach than a within the Garden Reach Municipality of the fartial keepings of the force, engines, horses and appurtenant of the Calcutta Fire Brigade, and
- (2) that a manual engine shall be provided for use at the said station.

BRNGAL ACT I OF 1893 (THE LICEFSED, WARE-HOUSE AND FIRE BRIGADE ACT, 1893)—contd.

Notification No. 1850T.—M., dated the 25th August, 1906 (published in the Calcutta Gazette of 1906, Part IB, p. 135).

In exercise of the powers conferred upon him by sub-section (1) of section 31 of the Licensed Wate-house and Fire Brigado, Act, 1893 (Ben. Act 1 of 1893), the Licentenant-Governor is pleased to direct that for paragraph 18 of the orders for the regulation of the fire brigade, published with Notification No 3237M., dated the [13th] September, 1893,2 the following paragraph shall be substituted, namely:—

· 18. - [Printed ante, p. 1322.]

Notification No. 119M, dated the 22nd January, 1912 (published in the Calcutta Gazette of 1912, Part IB, p. 13).

In exercise of the power conferred by sub-section (1) of section 31 of the Licensed Ware-house and Fire Brigade Act, 1893 (Bengal Act I of 1893), the Licentenant-Governor in Council is pleased to direct that the following amondment be made in rule 18 of the orders for the regulation of the fire-brigade published with Notification No. 3287M., dated the 15th September, 1893, 2 at page 159 of Part IB of the Calcutta Gazette of the 26th idem, as subsequently amended by Notification No. 1850T.—M., dated the 25th August, 1906, 3 published at page 135 of Part IB of the Calcutta Gazette of the 29th idem, namely—

In clause (b) of sub-rule (1) of the said rule after the words "Commissioner of Police" insert the words "or to such officer of the Fire Brigade as may be empowered by him in this behalf."

Notification No. 2772 M., dated the 12th November, 1903 'published in the Calcutta' Gazette of 1903, Part IB, p. 247).

It is hereby notified that, in the exercise of the power vested in the Local Government by section 40 of the Licensed Ware-house and Fire Brigade [Act I of 1893], and on the recommendation of the Commissioners of the Howrah Municipality in meeting, the Lieutenant-Governor is pleased to declare that any building or place used within the limits of that Municipality for the storing of ulu grass or waste paper shall be a ware-house within the meaning of, and subject to the operation of, the aforesaid Act.

¹ Sic. Read 15th.

Printed ante, p. 1880.

Printed ante, on thus page.

The words and figures "Act I of 1882" were substituted for the words and figures "Act I of 1882" by Notification No. 341 h g. C., dated the 19th January, 1906, printed post, p. 1825.

Bengal Act I of 1893 (HET LIGENSED WARE-HOUSE AND FIRE BRIGADE Aor, 1893) - contd.

Notification No. 341L.S.-G., dated the 19th January, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 14).

In Government Notification No. 2772M., dated the 12th November, 1903,1 published at page 247, Part IB of the Calcutta Gazetto of the 18th idem, declaring that any building or place used within the limits of the Howrah Municipality for the storing of ulu grass or waste paper shall be a ware-house within the meaning of, and subject to the operation of, the Licensed Ware-house and Fire Brigade Act, for "Act I of 1883" read "Act I of 1893."

Notification No. 1903M., dated the 3rd August, 1906 (published in the Culcutta Guzette of 1906, Part 1B, p. 127).

It is hereby notified that, in the exercise of the power vested in the Local Government by section 40 of the Licensed Ware house and Fire Brigade Act I of 1893, and on the recommendation of the Corporation of Calcutta, the Lieutenant-Govenor is pleased to declare that any building or place within the town of Calcutta, used for the storing, pressing or keeping of hogla, shellac, cocoanut fibre, durma mats and packing boxes, shall be a ware-house within the meaning of, and subject to the operation of, the aforesaid Act.

Notification No. 118T.—M., dated the 23rd April, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 53).

It is hereby notified that, in the exercise of the power vested in the Local Government by section 40 of the Licensed Ware-house and Fire Brigade Act I of 1893, and on the recommendation of the Commissioners of the Howrah Municipality in meeting, the Licentenant Governor is pleased to declare that any building or place within the Howrah Municipality used for the storing, pressing or keeping of hoyla, shellae, cocoanut fibre, durma mats and packing boxes, shall be a warehouse within the meaning of, and subject to the operation of, the aforesaid Act.

Notification No. 667 T.—M., dated the 24th June, 1907 (published in the Calculta Gazette of 1907, Part IB, p. 85).

In exercise of the power conferred upon him by section 40 of the Licensed Ware-house and Kire Brigade Act, 1893 (Bengal Act I of 1893), and on the recommendation of the Corporation of Calcutta, the Lieutenant-Governor is

Bengal Act I of 1893 (the Lickneed Ware-house and Fire Brigade Act, 1893)—contd.

pleased to declare that any building or place within the town of Calcutta, used for the storing or keeping of bitumen, shall be a ware-house within the meaning of, and subject to the operation of, the aforesaid Act.

Notification No. 353T.—M., dated the 12th June, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 83).

In exercise of the power conferred by section 40 of the Licensed Ware-house and Fire Brigade Act, 1893 (Bengal Act I of 1893), and on the recommendation of the Corporation of Calcutta in meeting, the Lieutenant-Governor is pleased to declare that any building or place within Calcutta, as defined in clause (7) of section 3 of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), which is used for the storing, pressing or keeping of jute in kutoha bales, shall be a warehouse within the meaning of, and shall be subject to the operation of, the said Licensed Ware-house and Fire Brigade Act.

¹[2. Explination.—A kutcha bale of jute is a bale which usually contains not more than four maunds of jute, and which varies in density from 75 cubio

feet to 130 cubic feet per 2,240 lbs !.

Notification No. 662 T.-M., dated the 24th October, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 158).

In exercise of the power conferred by section 40 of the Licensed Ware-house and Fire Brigade Act, 1893 (Bengal Act 1 of 1893), and on the recommendation of the Commissioners of the Cossipore-Chitpur Municipality in meeting, the Lieutenant-Governor is pleased to declare that any building or place within the limits of that Municipality, which is used for the storing, pressing or keeping of jute in kutcha bales, shall be a warehouse within the meaning of, and shall be subject to the operation of, the said Liceused Ware-house and Fire Brigade Act.

²[2. Explanation.—A kutoha bale of jute is a bale which usually contains not more than four maunds of jute, and which varies in density from 75 oubio feet to 130 cubic feet per 2,240 lbs.]

Notification No. 1851M., dated the 26th November, 1908 (published in the Galcutta Gazette of 1908, Port IB, p. 170.)

In exercise of the power conferred by section 40 of the Licensed Ware-house and Fire Brigade Act, 1893 (Bengal Act I of 1893) and on the recommendation of the Commissioners of the Garden Reach Municipality in meeting,

This paragraph, was added by Notification No. 607.—M., dated the 6th September, 1909, post, p. 1218.
 This paragraph, was added by Notification No. 601T.—M., dated the 6th September, 1909, p. st, p. 1226.

BENGAL ACT I OF 1893 (THE LICENSED WARE-HOUSE AND FIRE BRIGADE ACT, 1893)—contd.

the Lieutenant-Governor is pleased to declare that any building or place within the limits of that Municipality, which is used for the storing, pressing or keeping of jute in katcha bales, shall be a ware-house within the meaning of, and shall be subject to the operation of, the said Licensed Ware-house and Fire Brigade Act.

¹[2. Explanation.—A kutcha bale of jute is a bale which usually contains not more than four maunds of jute, and which varies in density from 75

cubic feet to 130 cubic feet per 2,240 lbs.?

Notification No. 1855 M, dated the 26th November, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 170.)

In exercise of the power conferred by section 40 of the Licensed Warehouse and Fire Brigade Act, 1893 (Bengal Act I of 1893), and on the recommendation of the Commissioners of the Maniktala Municipality in meeting, the Lieutenant-Governor is pleased to declare that any building or place within the limits of that Municipality, which is used for the storing, pressing or keeping of jute in kutcha bales, shall be a ware-house within the meaning of, and shall be subject to the operation of, the said Licensed Ware-house and Fire Brigade Act.

²[2. Explanation. — A kutcha bale of jute is a bale which usually contains not more than four manners of jute, and which varies in density from 75 oubic

feet to 130 cubio feet per 2,240 lbs.]

. Notification No. 134 M., dated the 20th January, 1909 (published in the Calcutta Gazette of 1909, Part 1B, p. 157.)

In exercise of the power conferred by section 40 of the Licensed Warehouse and Fire Brigade Act, 1893 (Bengal Act 1 of 1893), and on the recommendation of the Commissioners of the Howrah Municipality in meeting, the Licensent-Governor is pleased to declare that any building or place within the limits of that Municipality, which is used for the storing, pressing or keeping of jute in kutcha bales, shall be a warehouse within the meaning of, and shall be subject to the operation of, the said Licensed Ware-house and Fire Brigade Act.

** [2. Explanation.—A kutcha bale of jute is a bale which usually contains not more than four maunds of jute, and which varies in density from 75 cubic

feet to 130 cubic feet per 2,240 lbs.]

This paragraph was added by Notification No. 1058T.—M., dated the 16th October, 1909, post, p. 1329.
This paragraph was added by Notification No. 1056T.—M., dated the 18th October, 1908, post, p. 1329.
This paragraph was added by Notification No. 985T.—M., dated the 2nd October, 1909, coat, p. 1389.

BENGAL ACT I OF 1893 (THE LICENSED WARE-HOUSE AND FIRE BRIGADE ACT, 1893)—contd.

Notification No. 690T.—M., dated the 6th September, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 299).

In exercise of the power conferred by section 40 of the Licensed Warehouse and Fire Brigade Act, 1893 (Bengal Act I of 1893), read with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), and on the recommendation of the Corporation of Calcutta in meeting, the Licentenant-Governor is pleased to make the following amendment in Notification No. 353 T.—M., dated the 12th June 1908, which was published at page 83, Part IB of the Calcutta Gazette of the 17th June, 1908, namely:—

To the said Notification add the following:-

2.-[Printed ante, p. 1326.]

Notification No. 692 T.-M., dated the 6th September, 1909 (published in the 'Calcutta Gazette of 1909, Part IB, p. 299).

In exercise of the power conferred by section 40 of the Licensed Warehouse and Fire Brigade Act, 1893 Ben. Act I of 1893), real with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), and on the recommendation of the Commissioners of the Cossipore-Chitpur Municipality in meeting, the Licentenant-Governor is pleased to make the following amendment in Notification No. 662 T.—M, dated the 24th October, 1908, which was published at page 158, Part IB, of the Calcutta Gazette of the 4th November, 1908, namely:—

To the said Notification add the following:-

2.-[Printed ante, p. 1326.]

Notification No. 963 T.-M., duted the 2nd October, 1909 (published in the Calcute Guzette of 1909, Part IB, p. 314.)

In exercise of the power conferred by section 40 of the Licensed Warehouse and Fire Brigade Act, 1893 (Ben. Act I of 1893), read with section 22 of the Bengal General Clauses Act, 1899 (Ben. Act I of 1899), and on the recommendation of the Commissioners of the Howrah Municipality in meeting, the Lieutenant-Governor is pleased to make the following amendment in Notification No. 134M,. dated the 20th January, 1909, which was published at page 197, Part IB of the Calcutta Gazette of the 27th idem, namely:—

To the said Notification add the following :-

2.-- [Printed ante. p. 1327.]

Printed auto, p. 1898. Printed auto, p. 1887.

Bengal Act I or 1893 (THE LICENSED WARE-HOUSE AND FIRE BRIGADE ACT, 1893)—contd.

Notification No. 1056 7. - M., dated the 16th October, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 319).

In excercise of the power conferred by section 40 of the Licensed Warebouse and Fire Brigade Act, 1893 (Bengal Act I of 1893), read with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), and on the recommendation of the Commissioners of the Maniktala Municipality iu meeting, the Lieutenant-Governor is pleased to make the following amerulment in Notification No. 1855M., dated the 26th November, 1908, I which was published at page 170, Part IB of the Calcutta Gazette of the 2nd December, 1908, namely:—

To the said Notification add the following:-

2.-[Printed ante, p. 1327.]

Notification No. 1058 T.-M., dated the 16th October, 1909 (published in the Calcula Gazette of 1909, Part IB, p. 320).

In exercise of the power conferred by section 40 of the Licensed Ware-house and Fire Brigade Act, 1893 (Bengal Act I of 1893), read with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), and on the recommendation of the Commissioners of the Garden Reach Municipality in meeting, the Licentenant-Governor is pleased to make the following amendment in Notification No. 1851 M., dated the 26th November, 1908, which was published at page 170, Part IB of the Calcutta Gazette of the 2nd December, 1908, namely:—

To the said Notification add the following:

2,-[Printed ante, p. 1327.]

Notification No. 629 M., dated the 25th March, 1912 (published in the Calcutta Gazette of 1912, Part 1B, p. 50).

In exercise of the power conferred by section 40 of the Licensed Warehouse and Fire Brigade Act, 1893 (Bengal Act I of 1893), and on the recommendation of the Corporation of Calcutta, made at a meeting, the Licentenant-Governor in Council is pleased to declare that any building or place within the town of Calcutta used for the storing or keeping of celluloid in any form, shall be a ware-house within the meaning of, and shall be subject to the operation of, the said Act.

¹ c'rinted ante, p. 1827. 2 Printed ante, p. 1826.

Bengal Act I of 1893 (the Licensed Ware-house and Fire Brigade Act, 1893)—concld.

Notification No. 916 T.-M., dated the 30th May, 1904 (published in the Galcutta Gazette of 1904, Part IB, p. 145).

It is hereby notified that, in exercise of the power vested in the Local Government by section 40 of the Licensed Ware-house and Fire Brigade Act I of 1893, and on the recommendation of the Commissioners of the Calcutta Municipality in meeting, the Lieutenant-Governor is pleased to declare that any building or place used within the limits of that Municipality for the storing or pressing or keeping of ulu grass, golepata, waste-paper and matches shall be a ware-house within the meaning of, and subject to the operation of, the aforesaid Act.

Under section 45 (2) of the Act, the Lieutenant-Governor also declares that any quantity of matches less than 5 cases or 36,000 small boxes shall be deemed to be a "whall quantity" within the meaning of section 45 (1), and that the provisions of the Act shall not apply to any buildings or places where any quantity of matches less than 5 cases or 36,000 small boxes is deposited.

BENGAL ACT I OF 1895 (THE PUBLIC DEMANDS RECOVERY ACT, 1895).

Notification dated the 22nd November, 1895 (published in the Cakutta Gazette of 1895, Part I, p. 1135).

Under section 22 (2) of Act I (B.C.) of 1895, the Public Demands Recovery Act, the following rules have been framed by the Board with reference to the requirements of section 287 of the Code of Civil Procedure in regard to sales of property in execution of a certificate, and are published for general information:—...

[Rules I to VIII printed in the Bengal Certificate Manual, 1904, pp. 28 to 30.]

Notification No. 2891A., dated the 25th August, 1910 (published in the Calcutta Gazette of 1910, Part 1, pp. 1248, 1258 and 1288.)

In exercise of the power conferred by sub-section (2) of section 22 of the Public Demands Recovery Act, 1895 (Ben. Act I of 1895), the Board of Revenue make the following amendments in the rules published with the

² Repealed and re-enacted by Act V of 1908.

BENGAL ACT LOT 1895 (THE PUBLIC DEPANDS RECOVERY ACT, 1895) -contd.

Notification dated the 22nd November, 1895, at page 1135 of Part I of the Caloutta Gazette of the 27th idem, namely:

- (i) For rule VII substitute the following:—
 - "VII.—In cases in which the decree-holder applies for loave to purchase under rule 72 in Order XXI in the first Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), no order to set off the purchase, money against the amount of the decree shall be made upon the application for leave to purchase. Such an order shall only be made upon a petition presented after the property has been knocked down to the decree-holder at the auction sale, and such petition shall be stamped with stamps of the value of the poundage fee prescribed in rule IX."
- (ii) After rule VIII insert the following:
 - "IX.—Poundage fee shall be leviable in all cates of sale under the Public Demands Recovery Act, 1895, according to the rates and in conformity with the rules prescribed in the following extracts from pages 110, 111 and 113 to 117 of Volume I of the High Court's General Rules and Circular Orders, Appellate Side (Civil), Ed. 1903 (as amended by G. L. No. 2, dated the 5th May, 1805), namely:—
 - 'Article 7.—Where an order for the sale of property, other than an order for the sale of distrained property, under Act VIII of 1885, is issued—
 - (b) for selling the property, a percentage or poundage on the gross amount realized by the sale, up to Rs 1,000, at the rate of 2 per cent., together with a further fee on all excess. of gross proceeds beyond Rs. 1,000 at the rate of 1 per cent:

Provided that, when a sale of immovable property is set aside under section 310A, 312 or 313 of the Code of Civil Procedure* or under section 174 of the Bengal Tenancy Act, VIII of 1885, no fee shall be charged for selling the property.

"The portions of the Code of ivil Procedure, 1908, which correspond to see the name of the Code of the

Note 1.-

¹ Printed ante, p. 1830.

BENGAL ACT I OF 1895 (THE PUBING DEMANDS RECOVERY ACT, 1895) - contds

The percentage or poundage under clause (b)
must be paid (1) in a case where the purchaser is a person other than the decreeholder, at the time of making the application for payment of the proceeds of sale
out of Court, as provided in rule 4, and
(2) in a case where the decree-holder has
been permitted to purchase, at the time of
the presentation of his application for permission to set off the purchase meney
against the amount of his decree as
provided in rule 5.

Note 2.—The percentage leviable under this article shall be calculated on multiples of Rs. 25 [i.e., a poundage fee of 8 annas should be levied for every Rs. 5, or part of Rs. 25, realized by the sale up to Rs. 1,000, and in the case of the proceeds of the sale exceeding Rs. 1,000, an additional fee of 4 annas for every Rs. 25, or part thereof, should be levied]

Note 3.—In eases in which several properties are sold in satisfaction of one decree, only one poundage fee, calculated on the gross sale-proceeds, should be levied, 2 per cent. being charged on the gross, sale-proceeds up to Rs. 1,000 and one per cent. on such proceeds exceeding Rs. 1,000.

Rule 4.—The proceeds of a sale effected in execution of any decree will only be paid out of Court on an application made for that purpose in writing, and the poundage fee for selling the property provided in clause (b) of Article 7 of Parts II.

III and IV must be paid by stamps affixed to, or impressed upon, the first of such applications, whether it be or be not made by the person who obtained the order for sale, or whether it does or does not extend to the whole of the proceeds. No fee will be chargeable upon any such application subsequent to the first.

BENGAL ACT I OF 1895 (THE PUBLIC DEMINDS RECOVERY ACT, 1895)-concld.

Rule 5.—In cases in which the decree-holder. applies for leave to purchase under section 294 of the Code of Civil Procedure, no order to set off the purchase of the money against the amount of the decree tion of shall be made upon the application for Coultre of the dure, 19 money against the application for shall be made upon the application for clark property has been knocked down to the offered at the auction sale, and the stamped with offered the shedule. stamps of the value of the poundage fee Schedule. due for selling the property under clause (b) of Article 7 of Parts II, III and IV."

2. The Notification dated the 26th June, 1897, published at page 957 of Part I of the Calcutta Gazette of the 7th July, 1897, is hereby cancelled.

BENGAL ACT III OF 1895 (THE LAND RECORDS MAINTENANCE ACT, 1895).

Notification No. 4609 L.R., dated the 21st November, 1896 (published in the · Cakutta Gazette of 1896, Part I, p. 1186).

Ir is hereby notified, for general information, that, under the powers conferred on him by section 1 (2) of the Land Records Maintenance Act III (B.C.) of 1895, the Lieutenant-Governor of Bengal is pleased to extend the provisions of that Act to pargana Sujamutha, in thanas Bhagwanpur and Nandigram, in the listrict of Midnapore, with effect from the 1st January, 1897.

The Sub-Registrars of Kajlagurh and Nandigram, appointed under Act III of 1877, I shall be respectively the Registrars of Mutations under Act III (B.C.) of 1895 of those portions of the pargana specified in this Notification which are contained within their respective jurisdictions.

Notification No. 812L.R., dated the 23rd February, 1897 (published in the Calcutta Gazette of 1897, Part I, p. 281).

THE following clause is inserted at the beginning of clause 1 of the table of fees in Chapter II of the Rules, Executive Instructions and, Forms under the Land Records Maintenance Act III (B.C) of 1895, published with, Government Notification No. 5306L.R., dated the 9th December, 1895, 2 in Part I of the Calcutta Gazette of the 11th idem:—

"No fees other than process fees should be levied on the registration of notices of mutations when the ordinary registration fee has already been charged

I Repeated and re-enacted by Act XVI of 1906.

Figure 2 Printed in the Bengal Land Records Maintenance Manual, 1896, p. 1.

BENGAL ACT III OF 1895 (THE LAND RECORDS MAINTENANCE ACT,
1895) - contd.

under the Indian Registration Act 1 for the registration of documents which form the bases of the proceedings."

Notification No. 1637 L.R., dated the 15th April, 1897 (published in the Calcutta Gazette of 1897, Part 1, p. 474).

The following rule is added as rule 10 to Chapter II of the Rules, Executive Instructions and Forms under the Land Records Maintenance Act III (B.C.) of 1895, published with Government Notification No. 5306L.R., dated the 9th December, 1895, 2 in Part I of the Calcutta Gazette of the 11th idem:—

"16. When registration of a mutation is refused under rule 24, Chapter I of these rules, fees prescribed in rules 1 and 2 of Chapter II, and levied under rule 8 of Chapter I, shall be refunded to the payer, but additional fees levied with reference to rule 3 of Chapter II shall not be refunded."

Notification No. 371 T.—R., dated the 4th May, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 987).

Under section 36 of the Land Records Maintenance Act III (B.C.) of 1895, the Lieutenant-Governor is pleased to sanction the substitution of the following rules for Chapter III of the Rules framed under section 36 and published at page 1170, Part I, of the Calcutta Gazette of the 11th December, 1895, under Notification No. 5306L.R., 2 dated the 9th idem:—

CHAPTER III.

Rules for appointment, control, discipline and payment of Registrars of Mutations and of their Establishments, framed under section \$61) (a) of Act III (B.C.) of 1895 (Land Records Maintenance Act).

1. The Sub-Registrars appointed under the Indian Registration Act III of 1877, 1 shall be Registrars of Mutations under Sub-Registrars of Mutations. section 3 of Act III (B.C.) of 1895, in the areas to which the latter Act may be extended.

2. Sub-Registrars who are appointed to be Registrars of Mutations shall have one and the same office in one and the same building for the performance of their duties

under both Acts.

3. Every Registrar of Mutations will be allowed a clerk on Rs. 20 per mensem who will be paid by Gevernment. In appointing clerks, preference should be given to those who have knowledge of survey operations and settlement papers.

Baposled and re-enceted by Act XVI of 1908.
Printed in the Bengal Land Records Mainteoance Manual, 1898, p. 1.

Bengal Act III of 1895 (the Land Records Maintenance Act, 1895) - concld.

4. A Registrar of Mutations who maintains his own establishment for the issuo of processes shall be allowed one process Process peons. peon for every 50 notices issued monthly.

The rules with regard to the appointment of Sub-Registrars of Assurances, their joining, reports of vacancies, Rules as to appointment, discipline, etc., of Sub-Registrars under Act III of 1877, 1 to apply to Registrars of Mutations. prohibition of acceptance of gratuities and unauthorized fees, pursuit by Sub-Registrars of other business or profession, control over ministerial officers, irregular supply of information, custody of keys, office scals, change of incumbency, temporary appointments and leave and the periodical classification and destruction of records which are prescribed in the Bengal Registration Manual of Registration Act. III. of 18771 shall amount of the latter Registration Act 111 of 1877,1 shall mutates mutandis apply to the In tian

Bengal Act VIII of 1895 (the Bengal Sanitary Drainage Act, 1895).

Order No. 200 T .- M., dated the 18th April, 1904 (published in the Calcutta Gazette of 1904, Part I, p. 607).

WHEREAS an application has been received from the District Board of the

Names of parganas contained in the thanas. Names of thanss. .

Registrars of Mutations and their offices.

Magura, Caloutta, Khaspur, Balya. Magura, Azmanad, Balya, Baridhati, Penchakati, Azmanad, Magura, Mura-gacha, Ghor, Baridhati, Murasecha, Peuchakali, Magnra, Ghor, Baridhati, Azimabad, Salaspur, Mura-gacha, Medanmolia, Hatiaghor, Tollygunge Vishnupur Falta Harbour Harbour

Megrahat .. gacha, Medanmolia, Hatiaghor, Magura, Magura, Hatiaghor, Sahapur, Kharl.

Hatisghor, Sahapur, Kharl.

Hatisghor, Bardhati, Moyda, Medanmolla, Halissbar.

Mcdanmolla.

Mathurapur Jaynagar ... 8. Barmpar ...

The following are the boundaries of the tract, the sanitary condition of which has deteriorated by obstruction of drainage than a point where the northern houndary of the Tollygunge than a meeta Tolly's nais, westward along the northern boundary of the Tollygunge than a meeta Tolly's nais, westward along the northern boundary of the Olivenne than at the Diamond Harbour Road, thence southward along the blamond Harbour Road up to riamond Harbour thence southward along the western boundary of the Diamond Harbour thans, thence eastward along the sonthern boundaries of thians Diamond Harbour and Magrahat np to Bistoput villago, thonce seatward along the Chitraganj khai till it meets the Government embankment, thone north-ward along the Government embankment on the west of the Paali river till it meets the Harbour along the west bank of the Paali river till it meets the Farolpur-Matia Road, thence westward along the Barulpur-Matia Road till it meets the Government embankment, thence southward along the Government embankment till it meets the Ganga nais, thence northward along Ganga nais, thence northward along Ganga nais, thence northward along Ganga nais, thence northward along Ganga nais, thence northward along Ganga nais, thence northward along Ganga nais, thence northward along Ganga nais, thence northward along Ganga nais, thence northward along Ganga nais till it meets the morthern boundary of the Tollygning thema.

2. The Lieutenant Governor is also pleased to direct that 12 persons shall be appointed to form the Board of Drainage Commissioners for the purpose of the said Act.

24-Pargauas, through the Collector of that district and the Commissioner of the Presidency Division, reporting that the sanitary condition of the tract situated in the thanas and parganas within the boundaries described on the margin has deteriorated in consequence of the obstruction of drainage, the Lieutenant-Governor is pleased to declare, under section 3 (1) (a) of the Bengal Sanitary Drainage Act VIII of 1895. that the aforesaid tract, which comprises an area of about 290 square miles, shall be placed under the centrol of a Board of Drainage Commissioners in accordance with the provisions of the aforesaid Act.

² Repealed and re-enacted by Act XVI of 1908.

BENGAL ACT VIII OF 1895 (THE BUNGAL SANITARY DRAINAGE ACT, . 1895) - contd.

3. The Lieutenant-Governor is also pleased to direct that 7 of the 12 Drainage Commissioners shall be elected by the District Board of the 24-Parganas under section 3 (1) (b), and that the remaining five shall be appointed by the Local Government under section 3 (1) (c) of the Act.

Notification No. 62 S., dated the 6th August, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 1532).

- Whereas an application has been received from the District Board of Jessore through the Collector of the district and the Commissioner of the Presidency Division reporting that the sanitary condition of the tract situated in the thanas named in column 1 of the Schedule set forth below, and bounded by and including the villeger named in column 2 of the said Schedule, has deteriorated in consequence of the obstruction of drainago, the Lieutenant-Governor is pleased to declare, under section 3 (1) (a) of the Bengal Sanitary Drainage Act, 1895 (Ben. Act VIII of 1895), that the aforesaid tract, which comprises an area of 488 square miles, shall be placed under the control of a Board of Drainage Commissioners in accordance with the provisions of the aforesaid Act.

2. The Lieutonant-Governor is also pleased to direct that 12 persons shall be appointed to form the Board of Drainage Commissioners for the purpose of

the said Act.

. 3. The Lioutenant-Governor is also pleased to direct that 7 out of the 12 Drainage Commissioners shall be elected by the District Board of Jessore, under section 3 (1) (b), and that the remaining five shall be appointed by the local Government under section 3 (1) (c) of the Act.

SCHEDULE.

1	2									
Names of thansa-	NAMES OF VILLAGES FORMING SOUNDARIES OF THE TRACT, THE SANITARY CONDITION OF WHICH HAS DETERIORATED BY OBSTRUCTION OF DRAINAGE.									
within which the tract is situated.	North and north-east.	East,	Bouth and south-west,	North-west.						
Bagharpara	Khalsi, Joka, Bonger, Madan Bil, Duha-	700		***						
	kulu, Eagharpara, Sadoollapur, Ramkan- tapur, Bil Jaleswar.	4,	, .	•						
Kotwali	Remkristopur, Echami, Panchbaria, Jogo- mohunpur, Mathura-	•••	Mathansinji, Rupdia, Tetoolia, Karicha, Teghari, Deara,							
	pur, Rajupur, Mongar- pur, Nebutala, Bho- wanipur, Dalannagar,		Bookbhara, Arijpur, Bargobindapur, Ka- lia Kaudee, Bil	•						
	wanipui, Dalannagai.	•	Arool, Hodia Fati- pur, Muktarpur,							
			Kabilpur, Sahajad- pur, Dighalanga.	W.						

BENGAL ACT VIII OF 1895 (THE BENGAL SANITARY DRAINAGE ACT, 1895)—contd.

SCHEDULE-concld.

1		. , ,									
Names of thanas within which the	NAMES OF VILLAGES FORMING BOUNDARIES OF THE THACT. THE SANITARY CONDITION OF WHICH HAS DETERIORATED BY OBSTRUCTION OF DEATHAGE.										
tract is situated.	North and north-cast.	East.	South and south-west.	North-west.							
Kaliganj	Magura, Tartiibpur, Panchkahania, Para- manadapur, Guespur, Bone Khurda, Gom-	, e ,	•								
	rail, Dayapara, Boaz- roog, Moondia, Khamar Moondia, Monoharpur, Molla- kna, Tilla, Seemcolia,	•	•.								
Kotchandpur	Pathilla, Chandbha, Kalookhali. Seesarkunda, Assam-	•••									
	nagar, Kaloogacha, Hooda Goorpara, Eyranda, Raghunath- pur, Brimbapur, Aluk-			•							
	dia, Hurcendee, Tey- foolboria, Laxhikundu with Tala, &c.,	•	•								
Narail	•	Sreedh a repur, Pa- tholia Hu-	Dayapara, Mathura- pur.								
		ruspur, Seemolia, Nurali, Akhohu.									
		Chamrool, Chanchra		•							
Manirampur •		•••	Gaperhat, Baliadanga, Amdanga, Arpara, Doomarbeel, Sool- bhalkati, Dhnkuria, Tooneaghara, Pantha- lia, Kasimnagar, Madanpur								
Maheshpur		•	Sorupda, Karincha, Kharampur, Seam-	Mathura nagar, Tur							
•			nagar, Bissanathour, Shahapur, Habuspur, Jagusal, Chaudipur, Mooghey, Sannal.	nibash Berkrishto pur, Kam							
		. 1	Sankerpur, Mathura- hagar.	danga, Pu-							

BENGAL ACT VIII OF 1895 (THE BENGAL SANITARY DRAINAGE ACT. . 1895)-concld.

Notespecation No. 443 T .- San., dated the 5th June, 1907 (published in the Oalcutta Gazette of 1907, Part IB, p. 75.)

*Whereas an application has been received from the District Board of Name of Name of Pargana.

1 Baracat ...} Anwarpur 2 Dum Dum 3 Khardaha ••• Calcutta

The following are the houndaries of the tract, the sanitary condition of which has deteriorated by obstruction of drainage:-

dition of which has deteriorated by obstruction of drainage:—
From the point of junction of Nawi Nadl with BarrackporeBarrast Road No. 5 near Nikungo eastward along the branch of
Sunthi Nadi up to junction of Bora Road No. 43, and then southward along B-ra Road to its junction with Kotra village road,
then along the above road to its junction with Footree village road,
then along the Pootree village road to its junction with Pootree
village, then slongs the morth and east boundaries of Poots and
Burkund villages to the Takir od, then eastward along the Takir
road to Noraa Khai and southward along the Noraa Khai to junction of Bidyadhari river, they westward along the above river to
junction of Sunthi and Nawi Nadis near Khure-berta, then along
the southern boundaries of the villages, v.z., Mobarakpur, Chundpur, Busisenah Jagadapar, Ratisjowance, Roygaches, Gopalpur,
Sallooah, and then through the Dum-Dum Canto, ment and along
the western boundaries of the villages, v.z., Gourippr, Berathi,
Bursenpur, Finga, Tegurree, Mooragatcha, Joogbaria, Bulkundu,
Kurnah, Dahtee, Jetinerion, Isswarpur, Nanborund, Dittpakereah, Sarjippin, Gamespar, Pattivo-Chapotreah and Dure-laganilee,
to junction of Nawi Nadi with Burrackpore-Barasat road near
Nilgunge.

the 24-Parganas, through the Collector of the district and the Commissioner of the Presidency Division, reporting that the sanitary condition of the tract situated in the thanas and parganas within the boundaries described in the margin, has deteriorated in consequence of the obstruction of drainage, Lieutenaut-Governor is pleased to declare, under section 3 (1) (a) of the Bengal Sanitary Drainage Act, 1895 (Ben. Act VIII of 1895), that the aforesaid tract, which

Nilgunge. comprises an area of about 70 square miles, shall be placed under the control of the Board of Drainage Commissioners, in accordance with the provisions of the aforesaid Act.

2. The Lieutenant-Governor is also pleased to direct that twelve persons shall be appointed to form the Board of Drainage Commissioners for the purpose of the said Act.

3. The Lieutenant-Governor is also pleased to direct that sevon out of the twelve Drainage Commissioners shall be elected by the District Board of the 24-Parganas under section 3 (1) (b) and that the remaining five shall be appointed by the Local Government under section 3 (1) (c) of the Act.

BENGAL ACT I OF 1896 (THE PROTECTION OF MUHAMMADAN PILGRIMS ACT, 1896).

Notification No. 133 P., dated the 9th January, 1897 (published in the Calcutta ... Gazette of 1897, Part I, p. 32).

WHEREAS a Notification No. 3195 P., dated the 8th December, 1896, was published at page 1279, Part I of the Calcutta Gazette of the 9th idem, declaring the intention of the Lieutenant-Governor to make the rules published with that Notification, regulating the grant of liceuses to pilgrim brokers, and prescribing the conditions to be embodied therein, unless good reasons were. shown to the contrary within one month from the date of publication of the I stification, and whereas no objection has been raised to the proposal within the

BENGAL ACT. I OF 1896 (THE PROTECTION OF MUHAMMADAN PILORIMS ACT, 1896)—contd.

time aforesaid, it is hereby notified, for general information, that, in the exercise of the power vested in the Local Government by section 3 (2) of Act 1 of 1896 (the Protection of Muhammadan Pilgrims Act), the Licutenant-Governor sanctions the following rules:—

Rules under section 3 (2) of the Protection of Muhammadan Pilgrims Act, 1896.

l Any person desirous of acting as a pilgrim-broker shall apply to the Commissioner of Police for a license under the Aot The application shall be in Form A aunexed, printed copies of which can be obtained at the Police Office, and shall be accompanied by certificates of respectability and fitness for the duties of a pilgrim broker from at least two respectable Muhammadan gentlemen.

2. The Commissioner of Rolice shall, after such inquiry as may be necessary into the character of the applicant, grant the license if he considers

the applicant a fit person to hold it.

3. The license shall be in Form B annexed, and shall be subject to the following conditions, which shall be printed thereon:—

(a) The licensee shall affix to his place of business a board on which shall be printed in English, Urdu and Bengali his name and the words "Licensed Filgrim broker."

(b) The husiness shall be carried on solely by the licensee.

(c) The licensee shall keep up a register, in Form C annexed, of all

pilgrims or would-he pilgrims who employ him.

(d) The licensee shall advise and assist the pilgrims in regard to the purchase of tickets for their journey, and, if he maintains resthouses for them shall attend to their wants. If they travel by train to the port of emharkation, he shall accompany them to the railway station and see them start, if they desire it. He shall be careful not to purchase for pilgrims tickets for vessels which they cannot catch at Bombay, if travelling thither, or for vessels leaving Calcutta or Bombay which are not timed to arrive at Jeddah at least one week hefore the commencement of the Haj.

(e) The licensee's place of business shall be open for inspection at all hours. The license and all registers and books relating to the business shall be produced for inspection when called for by the Protector of Pilgrims or any officer authorized by the Commissioner

of Police.

'(f) The licensee shall report to the Protector of Pilgrims the arrival of pilgrims at any rest-house kept hy him who have not received passports in 'their districts, and shall advise them to apply to the

. Commissioner of Police for passports.

(9) Rest-honses maintained by the licensee shall be open at all times to inspection by the Protector of Pilgrims or other persons authorised by the Commissioner of Police, and he shall be bound to carry out any orders for their improvement issued by the Commissioner of Police.

Bengal Act I of 1896 (THE PROTECTION OF MUHAMMADAN PILCRIMS Act, 1896)—contd.

- (h) The licensee shall report at once to the Commissioner of Police any case of illness from a contagious or infectious disease, or any death at a rest-house kept by him, and he shall make such arrangements as may be ordered by the Commissioner of Police with a view to prevent the spread of a contagious or infectious disease.
- (i) The licensee shall grant receipts to pilgrims in Form D annexed, for any articles made over to him for safe custody. He shall also be responsible for the safe custody of property belonging to any pilgrim who dies at his rest-house, until such property is disposed of by order of the Commissioner of Police.
- (j) The licensec shall be bound to furnish at all times such returns or other information in connection with his business as the Commissioner of Police may call for.

A. $\textbf{F}_{\textbf{ORM}}$ of Application for Licensb to act as Pilgrim Broker.

Applicant's name, father's name and residence.	Where applicant intends to carry on business.	Number of rest-houses to be maintained by appli- cant and address ci each,	Number of pilgrims for whom accommodation is available in each rest-house.			
1	8	8				
. 1						
		•				
	•	•	\ \			
, , , , , , , , , , , , , , , , , , ,						

Bengal Act I or 1896 (the Protection of Muhammadan Pilgrims Act, 1896)-contd.

B.

FORM OF LICENSE TO ACT AS PILGRIM BROKER.

, son of

residing at

, is hereby licensed to act as a

pilgrim broker under Act I (B.C.) of 1896, for the period of This license is granted subject to the conditions noted on the back.

· Commissioner of Police.

CALCUITA;

The

* (a) The licensee shall affix to his place of business a board on which shall be printed in English, Urdu and Bengali his name and the words "Licensed Pilgrim Broker.

(b) The business shall be carried on solely by the licensee.

(c) The licensee shall keep up a register of all pilgrims or would be pilgrims who

employ him in Form C prescribed under the rules.

(d) The licensee shall advise and assist the pilgrims in regard to the purchase of tickets for their journey, and if he maintains rest-houses for them, shall attend to their wants. If they travel by train to the port of embarkation, he shall accompany thom to the Railway station and see them start, if they desire it. He shall be careful not to purchase for pilgrims tickets for vessels which they cannot catch at Bombay, if travelling thither, or for vessels leaving Calcutta or Bombay which are not timed to arrive at deddah, at least one week before the commencement of the Haj.

(e) The licensee's place of business shall be open for inspection at all hours. The license and all rogisters and books relating to the business shall be produced for inspection when called for by the Protector of Pilgrims or any officer authorized by the Commissioner of Police.

(f) The licensee shall report to the Protector of Pilgrims the arrival of pilgrims at any rest-house kept by him who have not received pasaports in their districts, and shall advise them to apply to the Commissioner of Police for passports.

(g) Rest-houses maintained by the licensee shall be open at all times to inspection
by the Protector of Pilgruns or other person authorized by the Commissioner
of Polico, and he shall be bound to carry out any orders for their improvement

issued by the Commissioner of Police.

(h) The licensee shall report at once to the Commissioner of Police any case of illness from a contagions or infectious disease, or any death at a rest-house kept by him, and he shall make such arrangements as may be ordered by the Commissioner of Police with a view to prevent the spread of a contagious or infectious discase.

(i) The licensee shall grant receipts to pilgrims, in Form D prescribed under the rules, for any articles made over to him for safe custody. He shall also be responsible for the safe custody of property belonging to any pilgrim who dies at his rest-house, until such property is disposed of by order of the Commissioner of Police.

(j) The licemede shall be bound to furnish at all times such returns or other information in connection with his business as the Commissioner of Police may

call for.

Bengal Act I of 1896 (the Protection of Muhammadan Pilgrims Act, 1896)—concld.

C.

REGISTER TO BE KEPT BY PILGRIM BROKERS.

•		•			101					•			
' 1	2		,	, 8					\$	5	6	7.	8
Pilgrim Broker's name.	Address of rest-hours or depot.	Date of arrival at rest-houre.	Parrice Name,	Father's name.	PILG.	Re	Thans.	District.	Passport number and date.	Name of vesse! in which passage engaged, with passe engaged, with earne of owner or agent, etc.	Date of degarture.	Route taken, whether direct by steamer from Calcutta or by reil to Bombay.	If pilgrimage not under- taken, reason to he stated and whether the intending pilgrim re- turned home or what became of him.

D.

PILGRIM'S PPOPERTY.

Name of pilgrim

Father's name

Country -

Village

I hana

District

Number of pilgrim in Register

Property received for safe custody, such as valuables, etc.

Licensed Pilgrim Broker.

D,

PILGRIM'S PROPERTY.

No.

Received from

son of

, of village

, thana

, district

, the following valuables,

eto., for safe oustody.

Licensed Pilgrim Broker.

Dated

Dated

BENGAL ACT III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899).

Notification No. 1270 T.—M., dated the 9th July, 1900 (published in the Calcutta Gazette of 1900, Part IB, p. 157).

In exercise of the power conferred on the Lecal Government by section 8 (3) of the Calcutta Municipal Act II. (B.C.) of 1899, the Lieutenant-Governor is pleased to make the following rules to regulate the appointment of Commissioners-under clauses (a), (b) and (c) of section 8 (2):—

[Printed in the Calcutta Corporation Manual, 1910, p. 83]

Notification No. 855M., dated the 11th April, 1908 (published in the Calcutta Gazette of 1908, Part 1B, p. 60).

THE following rules made by the Cerporation of Calcutta under section 68, sub-section (1), of the Calcutta Municipal Act, 1899 (Bengal Act 111 of 1899), prescribing the qualifications of candidates for employment in the Health, Censervalcy, Engineering and Building Departments of the Cerporation, have been sanctioned by the Lieutenant-Gevernor under section 569 of that Act, and are hereby published as required by section 570 thereof.

[Printed in the Cakutta Corporation Manual, 1910, p. 83].

Notification No. 628T.—M., dated 7th July, 1909 (published in the Calcutta Gazette of 1909, Part IB, p. 270).

The following amendment, made by the Cerporation of Calcutta in the rules under section 68 (1) of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), published under Netification No. 855M., dated the 11th April, 1908, at page 60 of Part IB of the Calcutta Gazette of the 22nd idem, has been sanctioned by the Lieutenant-Governor under section 569 of that Act, and is hereby published as required by section 570 thereof:—

In rule 3, strike out the words "as Personal Assistant to the Health Officer, or" occurring after the word "employment."

Notification No. 225T .- M., doted the 24th August, 1895 (published in the Calcutta Gazette of 1895, Part IB, p. 188).

It is hereby notified, for general information, that, under the provisions of exertion 49 of the Calcutta Municipal Consolidation Act II of 1888, the Lieutenant-Governor is pleased to e nfirm the following rules framed by the Commissioners of Calcutta at a meeting held on the 6th May, 1895, for determining the

^{*} Printed aute, on this page.

* Re-enacted by s. 78(5) of Bengal Act III of 1898,

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

conditions under which certain Municipal officers and servants shall retire, and on retirement or discharge receive pensions, gratuities or compassionate allowances and under which the widows or other relations dependent on any of the said officers and servants shall, after their death, receive compassionate allowances, and the amounts of such pensions, gratuities or compassionate allowances:—

[Printed in the Calcutta Corporation Manual, 1910 p. 178].

Notification No. 1444 M, dated the 23rd March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 60).

Ir is hereby noticed, for general information, that, under section 569(1) of the Calcutta Municipal Act III of 1899, the Lieutenant-Governor is pleased to sanction the following alterations in rule 17 of the Pension Rules of the Corporation of Calcutta:—

In the definition of the term average salary, for the words "the last five years of service" substitute the words "the last three years of service."

In clause (b) of the rule, for the words "last five years" substitute the words "last three years" and for the words "five consecutive years" substitute the words "three consecutive years."

Notification No. 2555 M., dated the 2nd August, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 186).

It is hereby notified, for general information, that, under section 569(1) of the Calcutta Municipal Act III of 1899, the Lieutenant-Governor is pleased to sanction the substitution of the following amended proviso in place of the existing proviso to rule 27 of the Pension Rules of the Corporation of Calcutta:—

[Printed in the Calcutta Corporation Manual, 1910, p. 131.]

Notification No. 1295T.—M, dated the 7th October, 1207 (published in the Calcutta Gazette of 1907, Part III, p. 144).

In exercise of the power conferred upon him by section 169 of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), the Lieutenant-Governor is

I Printed in the Calcutta Corporation Manual, 1910, p. 118.

BENGAL ACT, III of 1899 (THE CALCUITA MUNICIPAL ACT, 1899) -contd

pleased to accord his sanction to the rules made by the Corporation of Calcutta, under clause (a) of section 73 of the said Act, fixing the amount and nature of the security to be furnished by any Municipal officer or servant from whom it may be deemed expedient to require security, in the modified form hereinafter set forth below.

RULES REGARDING THE SECURITY TO BE FURNISHED BY MUNICIPAL OFFICERS AND SERVANTS.

Printed in the Calcutta Corporation Manual, 1910, p. 88].

Notification No. 1134 M., dated the 17th December, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 195).

The following rules which have been made by the Corporation of Calcutta, under clause (b) of section 73 of the Calcutta Municipal Act, 1899 (Bengal Act 111 of 1899), for the purpose of regulating the grant of pensions and gratuities to the officers and servants of the Corporation, in place of the existing rules 9 and 21, published under Government Notification No. 225 T.—M., dated the 24th August, 1895, 1 having been sauctioned by the Lieutenant-Governer with certain incdifications, under section 569 of the Act, are hereby published for general information, in accordance with the provisions of section 570 of the Act:—

Rule 9-[Printed in the Calcutta Corporation Manual, 1910, p. 121.]

Rule 21-[Printed ibid, p. 128.]

Notification dated the 21st February, 1908 (published in the Calcutta Gazette of 1908, Part 1B, p. 24.)

The following amendments which have been made by the Corporation in the existing rules 9, 13, 17 and 19 of the Provident Fund Rules 2 framed under clause (6) of section 73 of the Calcutta Municipal Act (Bengal Act III of 1899) for the establishment and maintenance of a Provident Fund for the benefit of their employes, having been sanctioned by the Government under section 569 of the Act in their lotter No. 1061 M., dated the 7th December, 1907, 3 are hereby published for general information in accordance with the provisions of section 570 of the Act.

Rule 9 .- Add the following at the end-

· [Printed in the Calcutta Corporation Manual, 1910, p. 187].

Printed ante, p. 1348.
Printed in the Calculta Corporation Manual, 1910, pp. 134 to 144.
Not printed in this Collection.

BENGAL ACT III OF 1899 (THE CALOUTTA MUNICIPAL ACT, 1899) - contd.

Rule 13 .- Add the following at the end--

[Printed in the Calcutta Corporation Manual, 1910, p. 139].

Rule 17.-Omit the following at the end-

And shall also pay to his representatives, executors or administrators amount in full of his paid-up subscriptions for the then current year.

Rule 19 .- Add the following at the end --

And any further sum which the General Committee may authorize for payment under the provise to Rule 15.

Notification No. 238 M., dated the 3rd February, 1909 (published in the Calcutta Gazette of 1309, Part IB, p. 202).

The following rules, made by the Corporation of Calcutta under clause (b) of section 73 of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), for the purpose of regulating the grant of pensions to officers and servants of the Corporation who are re-employed after retirement on pension or gratuity, have been sanctioned by the Lieutenant-Governor under section 569 of that Act, and are published as required by rection 570 thereof:—

[Printed in the Calcutta Corporation Manual, 1910, p. 133.]

Notification No. 1569 M., dated the 5th December, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 192).

In exercise of the power conferred by section 569 of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), the Lieutenant-Governor in Council is pleased to sanction the following rules made by the Corporation of Calcutta under clause (b) of section 73 of that Act, for regulating the grant of leave of absence, leave allowances and acting allowances to Municipal officers and servants, in supersession of all existing rules on the subject:—.

Leave and Acting Allowance Rules made by the Corporation of Calcutta under section 78 (b) of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899).

BENGAL ACT. III OF 1899 (THE CALCUTE'A MUNICIPAL ACT, 1899)-contd.

Notification No. 1848 M., dated the 30th August, 1911 (published in the Calcutta Guzette of 1911, Part IB, p. 161).

The following rule which has been made, by the Corporation of Calcutta under clause (b) of section 73 of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), for the purpose of regulating the grant of pension to the officers and servants of the Corporation, in place of the existing rule 26, published under Government Notification No 225 T.—M., dated the 24th August, 1895, at page 188 of Part IB of the Calcutta Gazette of the 28th idem, has been sanctioned by the Licutenant-Governor in Council under section 569 of the said Act, and is horeby published for general information, in accordance with the provisions of section 570 thereof:—

Rule 26.—Every pension shall be payable mouthly to the pensioner in person, or, in case of his inskillty, on account of illnows, or absence from Calcutta, to attend personally, to some person duly empowered, either by power-of-atterney, or otherwise, as the Commissioners may direct, to receive the same:

Provided that in the latter case the person so empowered must, on the occasion of each payment, produce and deposit with the Chiof Accountant a certificate signed by a Magistrate, Justice of the Peace, Notary Public, Municipal Comnissioner of Calcutta, or other official to be approved by the Commissioners, certifying that the pensioner is personally known to him, and was seen by him alive on or after the date on which the pension becomes payable.

Notification dated the 28th December, 1906 (published in the Calculta Gazette of 1907, Part IB, p. 2,.

THE Corporation of Calcutta have at their meeting held on the 27th November, 1906, made the following rules under section 85 of the Calcutta Municipal Act for the conduct of business at their meetings, after previous publication of the draft as required by section 568 of the said Act. The rules are now published for general information in compliance with the provisions of section 570 of the same Act and shall come into force from the date of their publication.

[Printed in the Cakutta Corporation Manual, 1910, p. 146].

Notification dated the 29th January, 1912 (published in the Calcutta Gazetle of 1912, Part IB, p. 20).

In supersession of the existing rule 1 of the 2 Rules under section 85 of the Calcutta Municipal Act for the conduct of business at the meetings of the

Printed ante, p. 1343.

Printed in the Calcutta Corporation Manual, 1910, p. 146.

BENGAL ACT III OF 1899 (THE GALCUTTA MUNICIPAL ACT, 1899)-contd.

Corporation, the following amended rule has been duly made by the Commissioners at their meeting held on the 17th instant and is published for information in compliance with the provisions of section 570 of the Act:—

"An ordinary meeting of the Corporation shall be held at 4 o'clock in the afternoon of Wednesday in each week, unless otherwise specially ordered by the Corporation, or unless the Chairman thinks there is not sufficient business and unless a public holiday falls on any Wednesday, in which latter ease it shall be held on the first next Wednesday thereafter that is not a public holiday.

"The hour of meeting shall be 4 to 6 PM. Provided that if at 6 o'clock a discussion under debate has terminated, or the closure has been moved and carried and the vote on the question under debate remains to be taken, then the proceedings shall not be interrupted and the meeting shall continue but only for

the purpose of enabling the vote to be taken.

"If at the expiration of 15 minutes after the hour at which any meeting of the Corporation is appointed to be held the number necessary to form a quorum be not present, the President shall adjourn the meeting to the next succeeding Wednesday, which is not a public holiday, or to some other day as he may think fit.

It shall be the duty of the Chairman to propare and circulate amongst the Commissioners the list of business for each meeting."

Notification dated the 6th November, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 160).

The General Committee have at their meeting held on 23rd October, 1908, made the following rules under section 94 of the Calcutta Municipal Act, 1899, for the conduct of business at their meetings after provious publication of the draft as required by section 568 of the said Act. The rules are now published for general information in compliance with the provisions of soction 570 of the same Act and shall come into force from the date of their publication.

[Printed in the Calcutta Corporation Manual, 1910, p. 155].

Notification No. 495 M., dated the 13th March, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 37).

The following rules, which have been made by the Corporation of Calcutta under sub-section (5) of section 96 of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), for the purpose of regulating the conduct of business at meetings of Special Committees having been sanctioned by the Lieutenant-Governor under sub-section (1) of section 569 of the said Act, are hereby published for general information in accordance with the provisions of section 570 thereof.

[Printed in the Cakutta Corporation Manual, 1910, p. 168].

BENGAL ACT, 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

Notification dated the 30th August, 1883 (published in the Calcutta Gazette of 1883, Part I, p. 741).

It is hereby not fied, for general information that, in the exercise of the powers conferred upon him by section 59 of Ad IV (B.C.) of 1876, the Lieutenant-Governor appoints the Accountant-Governal, Bengal, to be ex officio Auditor of the accounts of the Corporation of the Town of Calcutta, conjointly with the officer who may, for the time being, hold the substantive appointment of Examiner of Local Accounts.

Notification dated the 11th September, 1907 (published in the Union a stazette of 1907, Part 1B, p. 131).

In exercise of the powers conferred by section 330 of the Calcutta Municipal Act, the following Regulations for the guidance of licensed plumbers have been made by the Chairman and are published for information in compliance with section 570 of the same Act:—

d in the Calcutta Corporation Manual, 1910, p. 161].

Notification No. 775M., dated the 7th April, 1908 (published in the Calcutta Gazette of 1908, Part IB. p. 55).

In exercise of the power conferred by section 367, sub-section (4), of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), the Lieutenant-Governor is pleased to confirm, in the form shown below, the following declarations submitted by the Corporation of Calcutta under that section:—

The elevation and construction of the frontage of all masonry buildings hereafter erected or re-erected in the following streets or portions of streets shall, in respect of their architectural features, be such as the General Committee may consider suitable to the locality, namely:—

- (1) All streets and portions of streets in Wards 7, 12, 16 and 17.
- (2) All streets and portions of streets in that portion of Ward

 13 which is bounded on the north by Dhurrumtolla

 Street, on the south by Kyd Street, on the east by Free

 School Street, and on the west by Chowriughee Road.

¹ Re-enacted by s. 143 (1) of Bengal Act III of 1899.

BENGAL ACT III OF 1899 (THE TALGUITA MUNICIPAL ACT, 1899)-contd.

(3) All streets and portions of streets in that portion of Ward
15 which is bounded on the north by Park Street
(including the north frontage to a depth of 200 feet
thereof), en the south by Theatre Road, on the east by
Circular Road, and en the west by Weod Street.

(4) Bentinck Street.—The east frontage to a depth of 200 feet,

(5) Clive Street.—The east frontage to a depth of 200 feet between Meerbehor Ghat Street and Cetton Street

(6) College Street.—Both frontages to a depth of 200 feet throughout the length of the street.

(7) Cornwallis Street.—Both frontages to a dopth of 200 feet throughout the length of the street.

(S) Cotton Street.—The north frontage to a depth of 200 feet to its junction with Chitpur Road.

(9) Dhurrumtolla Street.—The north frontage to a depth of 200 feet from Bentinek street to Hospital Lane.

(10) Free School Street.—The east frontage to a depth of 200 feet between Dhuramtolla Street and Ripon Street.

(11) Harrison Road.—Beth frontages to a depth of 200 feet throughout the length of the road.

(12) Lower Chitpur Road.—The east frentage to a depth of 200 feet from the junction of the road with Cotton Street to Lal Bazar Street.

(13) Lower Cyrcular Road.—The east and south frontages to a depth of 200 feet from the junction of the read with Park Street to thewringhee Road.

(14) Ripon Street.—The north frentage to a depth of 200 foot west of Wellosley Street.

(15) Wellesley Street.—Both frontages to a depth of 200 feet throughout the length of the street.

(16) Wellington Street.—Both frontages to a depth of 200 feet throughout the length of the street.

II. The erection of shops in the fellowing localities will not be allowed without the special permission of the General Committee, viz:—

(1) Wards 16 and 17.

(2) Ward 15—The portion bounded on the north by Park
Street, on the south by Theatre Road, on the east by
Lower Circular Road, and en the west by Wood Street,
including the buildings en beth frontages to a depth of
200 feet of the boundary roads named.

(3) Ward 22.—The pertien bounded on the north by Lower Circular Read, on the south by Elgin Road, on the east by Lee Road, and en the west by Rassa Road North

North.

(4) Elgin Road.—The south frontage to a depth of 200 feet from Lee Road to Rassa Road North.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -confd.

- (5) Free School Street.—The cast frontage to a depth of 200 feet from its junction with Kyd Street to Ripon Street.
- (6) Kyd Street The north frontage to a depth of 200 feet.
- (7) Lee Road.—The east frontage to a depth of 200 feet.
 (8) Lower Circular Road.—The east and south frontages to a depth of 200 feet, from Park Street to Lee Road.
- (9) Report Street.—The north frontinge to a depth of 200 feet, west of Wellesley Street.
- (10) Rassa Road, North.—The west frontige to a depth of 200 feet, north of Elgin Road.
- (11) Wellesien Street.—The east frontage to a depth of 200 feet, south of Ripon Street.
- ¹ III. The erection of buildings of the warehouse class in the following Wards will not be allowed without the special permission of the General Committee, viz.:—
 - (1) Wards 1 to 17 and 19 to 25, inclusive.
- 1V. The erection of huts in the following localities will not be allowed without the special permission of the General Committee, viz.:—
 - (1) Wards 13, 14, 15, 16 and 17.
 - (2) Dhurrumtolla Street.—The north frontage to a depth of 200 feet.
 - (3) Lower Greater Road.—The south and east frontages south of Dhurrumtolla Street.
- V. The following Notifications and Declaration are hereby cancelled, viz.:—
 - .(a) (i) Notification No. 1381 T.-M., dated the 15th July, 1902.
 - (ii) Notification No. 1354T.—M., dated the 26th June, 1403.
 - (iii) Notification No. 2071T.--M.; dated the 29th August, 1903.
 - (iv) Notification No. 2583M., dated the 3rd November, 1903.
 - (v) Notification No. 217M., dated the 7th March, 1905.
 - (b) Declaration dated the 25th February, 1902, published by the Corporation of Calcutta, under section 367 (5) of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), with the sanction of Government conveyed in Government Order No. 822M., dated the 20th February, 1902.

I Clause III has been modified by Notification No. 559T .- M., dated the 17th June, 1910, post, p. 1888.

BENGAL ACT III OF 1899 (THE CALCUITA MUNICIPAL ACT, 1899) -contd.

Notification No. 5597.—M., duted the 17th June, 1910 (published in the Calcutta Gautte of 1910, Part IB, p. 87).

In exercise of the power conferred by section 367, sub-section (4), of the Calcutta Municipal Act (Bengal Act III of 1899), and in modification of clause III of Government Notification No. 75M., dated the 7th April, 1908, 1 published at page 55, Part III of the Calcutta Gazette of the 8th April, 1908, the Lieutenant-Governor is pleased to confirm, in the form shown below, the following declarations submitted by the Corporation of Calcutta under that section:—

² I.—The erection of buildings of the warehouse class will be allowed in the streets, portions of streets and localities specified below, subject to the provisions of this Act relating to such buildings:—

District Ward No. No.

Streets.

- 1 1. Canal West Road.
 - 2. Chitpur Bridge Approach.
 - 3. Chitpur Road, Upper (between Grey Street and Raja Rajballav Street and from Bagh Bazar Street to Circular Canal).
 - 4. Darga Churn Mukerjee Street.
 - 5. Gailiff Street.
 - 6. Huto Lal Mitter Street (portion botween Durga Churn Mukerjee Street and Canal).
 - 7. Sham Bazar Bridge Road.
 - 8. Ultadinghoe Road.
- 2 1. Baloram Mazumdar Street (portion extending from Nos. 32 and 42 to Bonomali Sirear Street).
 - 2. Baniatola Street (portion extending from Nos. 11 and 114 to Durmahatta Street).
 - 3. 'Bissumbhur Mullick Lano.
 - 4. Bonomali Sirear Street (portion extending from Nos. 2 and 25 to Strand Road).
 - 5. Durmahatta Street.
 - 3. Huro Chunder Mullick Street.
 - 7. Joy Mitter Ghat Lane.
 - 8. Manick Bose Ghat Street.
 - 9. Natherbagan Street.
 - 10. & Noyan Sur Lane.

¹ Printed ants, p. 1249, a Clause I has been medified by Motthestion No. 40 M., dated the 16th January, 1911, post, p. 1858,

1353°.
Rules and Orders made under Bengal Acts—contd.

BENGAL	Agr I	II or	1899 (THE CANCENTA MUNICIPAL ACT, 1899)-contd.				
District No.	Ward No.		Streets.				
I	2	11.	Ramdhone Khan Lanc.				
		12.	Schalch Street.				
	•	13.	Sovabazar Street (portion extending from Nos. 20 and 73 to Strand Road).				
		14.	Strand Road, North.				
		15.	Upper Chitpur Road (portion extending from the Golaburi Press to Canal).				
	3	1.	Badreedas Temple Street.				
		2.	Buldeepara Road.				
		3.	Canal West Road.				
		4.	Halsi Bagan Road.				
		5.	Kalimuddi Munshi Lane.				
		6.	Ultadinghee Road. •				
	4	1.	Bahir Mirzapur Road.				
		2.	Canal West Road.				
		3.	Circular Road (Nos. 87 to 223 and 258 to 290).				
		4.	Gas Street.				
	•	5.	Kumar Dinendro Narain Roy Street.				
	5	1.	Doyahatta Street.				
		· 2.	Nimtolla Ghat Street.				
		3.	Strand Bank Road.				
		4.	Strand Road, North and South.				
	Ç	1.	Machuabazar Street (from Halliday Street to Chitpu: Road).				
	7	1.	Canning Street.				
		2.	China Bazar Street (Old and New).				
	•	3.	Clive Chat Street.				
		4.	Clive Row.				
	٠.	5.	Clive Street.				
		6.	Fairlie l'lace.				
	_	7.	Harrison Road (from Strand Road to Chitpur Road).				
	•	8.	Lal Bazar Street, North (No. 13 to 21).				
		9.	Old Court House Corner.				
		10.	Raja Woodmunt Street.				
		'll.	Strand Road (Nos. 16 to 46 and 47-3, 67-4, 68 and 68-11).				

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Rules and Orders made under Bengal Acts—contd.

			1		
Bengal	Аст	III of	1899 (тнв	Си ситра	MUNICIPAL Acr, 1899)—contd.
District No.	Ward No.	•		Streets.	
. IT	. 8	1. 2. 3.	Bow Baze Halliday Tiretta Be		
	9	1. 2. 3. 4	Balliagha Bow Baza Canal We Gas Street	r Street. st Road.	•
	. 10	. 12.	Dhurrumt Temple St	olla Streot.	
	11	· 1.	Bow Baza Dhurrumt	r Street. folla Street.	
		1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11.	Esplanade Government Hare Stree Hastings Market Lal Bazar Mission Re	Equaro, East nt Placo, East et. Street. Street. ow. House Stread, South. Street.	ast and North.
111	13	4."	Corporation Dhurrumto Grant Stre Hogg Stre Lindsay St Wellesley	olla Street. et. et. creet.	•
	14		Ciroular Ro Wellesley		
	15	, 1, °	Lower Circ	ular Road.	

BENGAL	Aer II	I of I	1899 (THE GALCOTTA MUNICIPAL ACT, 1899)—contd.
District No.	Ward No.		• Streets,
$\mathbf{I}\mathbf{l}\mathbf{I}$	19	1.	Balliaghatta Road.
		2.	Lower Circular Road.
		3.	Munshi Bazar Road.
		4 .	Balmer Bazar Road.
		5.	Phul Bagan Road.
		6.	South Sealdah Road.
1 V	21	1.	Tollygunge Circular Road (from bridge over Tolly's Nala to Rassa Road).
	22	1.	The area bounded on the-
			N. by, Katuakhutty Road
			S. " Tolly's Nala.
			E.,, Madan Pal's Lane.
			W.,, Alipore Bridge Approach.
		2.	The portion of laud 300 feet in depth along the north and east of Katuakhutty Road.
		3.	The area bounded on the—
			N. by Chaulputty Road and sewered ditch to Tolly's Nala.
			. S. ,, Kalighat Bridge Approach.
	•		E. ". Harish Chandra Chatterjee Street.
			W.,, Tolly's Nala.
	23	1.	Bridge Road.
	•	2.	Chetla Road.
	24	1.	Circular Garden Beach Road.
		2.	Diamond Harbour Road.
	•	3.	Goragatcha Road.
	25	1.	(ircular Garden Reach Road (from Munshigunge Road to Watgunge Street).
	•	2.	Garden Reach Road.
		3.	Nimak Mahal Ghat Road.
		4.	Poddopooker Street (from Ram Kamal Mukerjee Street

^{11.—}The erection of buildings of the warehouse class will not be allowed in the streets, portions of streets and localities not so specified without the special permission of the General Committee.

to Bisoo Babu Lane).

Watgunge Street.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

Notification No. 49 M., dated the 14th January, 1911 (published in the Cakutta Gasette of 1911, Part IB, p. 5).

In exercise of the power conferred by section 367, sub-section (4), of the Calcutta Municipal Act, 1899 (Bengtl Act 111 of 1899), and in modification of clause 1 of Notification No. 554 F.—M., dated the 17th June, 1910, I published at page 87 of Part IB of the Calcutta Cazette of the 22nd idem, the Lieutenant-Governor in Council is pleased to confirm, in the form shown below, the following declaration submitted by the Corporation of Calcutta under that section, namely:—.

The erection of buildings of the warehouse class will be allowed in the following street and portion of a street, subject to the previsions of the Calcutta Municipal Act, 1899, relating to such buildings:—

District No.		Ward No.		Streets.				
II	· {	8 .	1.00	Colootolah Street, from its junction Chitpur Road to Pheer Lano.	with			
•	(10	•••	Bow Bazar Street.				

Notification No. 797 M., dated the 10th July, 1911 (published in the Calcutta Gazette of 1911, Part 1B, p. 128).

In exercise of the power conferred by section 367, sub-section (4), of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), the Lieutenant-Governor in Council is pleased to confirm, in the form shown below, the following declaration submitted by the Corporation of Calcutta under that section:—

The elevation and construction of the frontage of all masonry buildings hereafter erected or re-erected in the following streets or portion of streets shall in respect of their architectural features, be such as the General Committee may consider suitable to the locality, namely:—

District I.

1. Beadon Street.

2. Upper Chitpur Road.

Bengal Act III of 1899 (THE CALCUTTA MUNICIPAL Act, 1899)—contd.

· District IV.

- Alipore Road. Alipore Lane.
- Ballygunge Circular Road.
- Belvedere Road.
- Bhowanigur Road. 6. Circular Gardon
- Road (east of Docks). Diamond Harbour Road.
- Elgin Road.
- 9. Garden Reach Road. •

- 10. Harish Chandra Mookerjee Road.
- 11. Hastings Lark Road. 12. Judge's Court Road?
- 13. Lansdowne Road.
 14 Lee Roat.
 15. Old Ballygunge Road.
 16. Portion of Rassa Road, North (up to Puddopooker Road).
- 17. Store Road.
- 18. Sterndale Road.
- 19. Woodburn Park Road.

Reach

Notification dated the 18th November, 1903 (published in the Coleutta Gazette of 1903, Part 11, p. 1542).

The following Regulations sanotioned by the Corporation under section 488 (a) of Bengal Aot III of 1899, are published for information:

[Printed in the Calcutta Corporation Manual, 1910, p. 164].

Notification dated the 11th April, 1910 (published in the Calcutta Gazette of 1910, Part 1B, p. 50).

THE following Regulations made under section 488 of the Calcutta Municipal Act III (B. C.) of 1899, for Private Markets, Bazars and places set apart for sacrifice of animals which have been approved by the Corporation at a meeting held on the 23rd February, 1910, are hereby published in the Caloutta Gazette in compliance with the provisions of section 570 of the Calcutta Municipal Act:-

Regulations under section 488 for Private Markets, Bazars and places set apart for . sacrifice of animals.

(Approved by the Corporation on 23rd February, 1910.)

[Printed in the Calcutta Corporation Manual, 1910, p. 25.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

Notification dated the 1st June, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 105).

The following regulations relating to Municipal markets, made by the Chairman under section 488 of the Calcutta Municipal Act, and approved by the Corporation at their meeting hold on the 3rd May, 1911, are published in compliance with the previsions of section 570 of the same Act:—

Regulations relating to Municipal markets under section 488, clause (a).

1. No goods, provisions, marketable commodities or articles shall be brought or conveyed in, to or from any municipal market-place or market building or any scall, shop, standing, shed or pen in a municipal market or shall be allowed to stand or be placed or exposed for sale in such a manner as to obstruct the passage or transport of any person or vehicle or of any other cattle, goods, provisions, marketable commodities or other articles in or through such market or any part thereof.

2. No vendor in any municipal market shall allow any goods, provisions, marketable commodities or other articles to be deposited or exposed for sale in or upon any shop, stall, standing or place in any such market so that such goods, provisions, marketable commodities or articles, or any part thereof, shall project beyond the line of such building or stall or beyond the limits assigned to such standing or place or shall obstruct the passage or transit of any person or vehicle or of any cattle, goods, provisions, marketable commodities or other articles in or

through the market-place or any part thereof.

3. No vendor in any municipal market and no person resorting to such market for the sale of any goods provisions, marketable commodities or other articles shall for any longer time or in any other manner than shall be reasonably necessary for the transit of any goods, provisions, marketable commodities or other articles, to or from such shop, stall or standing or to or from any other part of such market, deposit or place or cause or allow to be deposited or placed in any passage or place adjoining or near to such shop, stall or standing or elsewhere in such market any hamper, crate, basket, box, barrel, sack, bag, wrapper, other receptacle for any goods brought into lor in course of despatch or removal from such market.

4. No person reserting to any municipal market and being in charge of any waggen, eart, truck, barrow or other vehicle or of any beast of burden, shall allow such vehicle or animal to stand in any of the paths, passages or ways of such market for any longer time than shall be reasonably necessary for the loading or unloading of any goods, provisions, marketable commodities or other articles with or for which such person may have come and no such person shall cause or allow any vehicle or beast of burden as aforesaid to pass through or enter any of the paths, ways and passages of the market if such passage or entrance is prohibited by any standing or temporary order of the Chairman in that behalf.

5. No vendor in any municipal market, and no servant of any vendor shall cook in any part of such market (including any shop, stall or standing aforesaid)

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

except in places especially set apart for the purpose at the discretion of the . Chairman.

6. No person shall smoke in any part of a municipal market where meat, fish, milk, butter, cheese or ghee are sold or expectorate or spit anywhere in any

municipal market except into receptacles especially provided therefor:

7. No person shall create any disturbance or any annoyance by shouting. singing, beating tom:toms, playing any musical instrument, fighting, quarrelling of or using abusive, obseene or profane language or being disorderly within any municipal market.

8. No person shall bring any bicycle, perambulator or any other vehicle or a dog inside a municipal market. Dogs found inside the market may be seized

and handed over to the Police.

Regulation under clause (c) of section 486.

9. Every vendor in a municipal market shall be responsible for the or cleanliness of his shop, stall, or standing. Refuse shall not be thrown into the passages, but shall be placed by the vendor in receptacles provided for the purpose for removal by the municipal sweepers.

10. Every municipal market shall be centinuously swept and kept clean between the hours of 5 A.M. and 8 P.M., it must be thoroughly washed and flushed daily, between 3 and 5 P.M., by servants, of the Corporation employed for

the said purposo.

11. Every vendor in any municipal market shall cause his shop, stall or standing to be kept in a cleanly condition, and shall allow no refuse or garbage to remain about it, but shall from time to time, as often as occasion may require during each day on which such shop, stall or standing is open or used for the reception, deposit or exposure for sale therein or thereon of any goods, provisions, marketable commodities or other articles, cause all filth, garbage and refuse which may be produced or may accumulate in the course of the trade or business carried on by such tenant or occupior or in the use of the said shop, stall or standing to be placed in such receptacle for the same, if any as may be provided by the Corporation or otherwise in a recoptacle of suitable construction and adequate dimensions for the purpose to be provided by such tenant or occupier in, upon or in close proximity to such shop, stall or standing as may be directed by the Superintendent.

Notification No. 2724M., dated the 10th November, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 242).

WILEREAS a Notification No. 2307M., dated the 6th August, 1903, was published at pages 181 and 182, Part IB of the Calcutta Gazette of the 12th idem, declaring the intention of the Lieutenant-Governor to make rules for the guidance of the Chairman and Health Officer of the Corporation of Calcutta,

BENGAL ACT III OF 1899 (THE CALOUTTA MUNICIPAL ACT, 1899)-contd.

and of the District Health Officer, Registrars, and Sub-Registrars of district No. 1, comprising Wards 1 to 6 of the Calcutta Municipality, in all matters connected with the carrying out of the provisions of Chapter XXXVIII of the Calcutta Municipal Act, 1899, and whereas no valid objection has been raised to the proposal within one menth from the date of the publication of the above Notification within the Municipality, it is hereby notified, for general information, that, in the exercise of the power conferred by section 538 (b) of the Act, the Lieutenant-Governor makes the following rules:—

[Printed in the Calcutta Corporation Manual, 1910, p. 178.]

Notification No. 802M., adated the 18th February, 1902 (published in the Calcutta Gazette of 1902, Part IB, p. 38).

It is hereby notified, for general information, that under clause (2), section 542 of the Calcutta Municipal Act, III of 1839, the Lieutenant-Governor is pleased to direct that the burial-grounds named below, within the town of Calcutta, shall no longer be used for the disposal of the dead:—

- (1) South Park Street Cemetery.
- (2) North Park Street and Mission Cemerery.
- (3) Tiretta Cemetery. .
- (4) Portugueso Church Cemetery, 15, Portugueso Church Street.
- (5) Boytakhana Church Cometery.
- (6) Greek Church Cemetery, 8, Amratella Street.
- (7) Mosque Burial-ground, 86, Nimtolla Ghat Street.
- 2. The Chairman of the Corporation is empowered to grant permission for interments in family vaults in any of the cometeries named above.

Notification No. 138M., dated the 13th January, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 10).

It is hereby notified, for general information, that under clause (2), section 542 of the Coloutta Municipal Act, 1899, the Lieutenant-Governor is pleased to direct that the burial-grounds named below, within the town of Calcutta, shall be no longer used for the disposal of the dead:—

- (1) Moslem Gorastan, No. 20 Sonai Road.
- (2) Moslem Magbara, No. 13, Sonai 2nd Lane.
- (3) Burial-ground at No. 5, Rubia Gully.

BENGAL ACT, III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

Notification No. 1440M., dated the 21st March, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 59).

It is hereby notified, for general information, that, under clause (2), section 542 of the Calcutta Municipal Act, III of 1899, the Lieutenant-Governor is pleased to direct that the burial-grounds named below, within the town of Calcutta, shall no longer be used for the disposal of the dead:—

Burial-ground at No. 5, North Sealdah Road.

" Nc. 25, Joynuddi Mistri's lane.

" ,, No. 30, Baldiapara Road.

Meabagan burial-ground at No. 246-247, Upper Circular Road.

Notification No. 2609 T .-- M, dated the 30th September, 1903 (published in the Calcuta Gazette of 1903, Part IB, p. 221).

It is hereby notified, for general information, that, under clause (2), section 542 of the Calcutta Municipal Act, III of 1899, the Lieutenant-Governor is pleased to direct that the family burial-ground at No. 97, Chingreehatta Road, in the town of Calcutta, shall no longer be used for the disposal of the dead.

Notification No. 2989T.—M., dated the 27th October, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 233).

It is hereby notified, for general information, that, under clause (3), section 542 of the Calcutta Municipal Act, III of 1899, the Lieutenant-Governor is pleased to direct that the private burial-grounds at No. 38, Gorachand Durga Road, and 1 No. 28, Gobra Goristhan Road], in the town of Calcutta, shall no longer be used for the disposal of the dead.

Notification No. 2799 M., dated the 14th November, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 247).

It is hereby notified, for general information, that, under clause (2), section 542 of the Calcutta Municipal Act, III of 1899, the Lieutenant-Governor is pleased to direct that the Muhammadan burial-ground at Sonadanga 2nd Lane, in the town of Calcutta, shall no longer be used for the disposal of the dead.

² The words and figures "No. 28, Gobra Goristhan Road," were substituted for the words and figures "No. 11, Gobra Gosisthan Road" by Notification No. 3367M., dated the 11th December, 1903, printed post, p. 1263.

BENGAL ACT III OF 1899 (THE, CALCUTTA MUNICIPAL ACT, 1899)-contd.

Notification No. 3567M., dated the 11th December, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 270).

In line 4 of Notification No. 2989 T.—M., dated the 27th October, 1903, 1 published at page 233, Part IB, of the Calcutta Gazette of the 4th November, 1903, directing the closing of certain burial-grounds in Calcutta, for the words "No. 11, Gobra Goristhan Road." read "No. 28, Gobra Goristhan Road."

Notification No 3369M., dated the 11th December, 1903 (published in the Calcutta Gazette of 1903, Part 1B, p. 269).

It is hereby notified, for general information, that, under clause (2), section 542 of the Galcutta Municipal Act, III of 1899, the Lieutenant-Governor is pleased to direct that the Muhammadan butial-ground at No. 20, Canal West Road, in the town of Calcutta, shall no longer be used for the disposal of the dead.

Notification No. 382S., dated the 20th January, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 17).

It is hereby notified, for general information, that, under clause (2), section 542 of the Calcutta Municipal Act, III of 1899, the Lieutenant Governor is pleased to direct that the family burial-ground at No. 26, Chingreehatta Road, in the town of Calcutta, shall no longer be used for the disposal of the dead.

Notification No. 7258., dated the 6th February, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 31).

It is hereby notified for general information that, under clause (2), section 542 of the Calcutta Municipal Act, III of 1899, the Lieutenant-Governor is pleased to direct that the Muhammadan burial-ground at Durgapore, in the town of Calcutta, shall no longer be used for the disposal of the dead.

Notification, No. 24258., dated the 25th July, 1904 (published in the Calcutta Gazette of 1604, Part IB, p. 180).

It is hereby notified for general information, that, under clause (2), section 542 of the Calcutta Municipal Act, III of 1899, the Liqutenant-Governor is

Printed eute, p. 1861,

BENGAL ACT III OF 1899 (THE CALCUTSA MUNICIPAL ACT, 1899) -contd.

pleased to direct that the Muhammadan burial-ground as No. 13, Sonai 2nd Lane, in the town of Calcutta, shall no longer be used for the disposal of the dead.

Notification No. 705 T.—M., duted the 29th June, 1907 (published in the Calcutta ~ Gazette of 1907, Part IB, p. 85).

It is hereby notified, for general information, that, under clause (?), section 542 of the Calcutta Municipal Act, III of 1899, the Lieutenant-Governor is pleased to direct that the burial ground at 33, Maulyi Muhammad Ismail Street, in the town of Calcutta, shall no longer be used for the disposal of the dead.

Notification No. 492 T.-M., dated the 25th June, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 93).

In exercise of the power conferred by section 542 (2), of the Calcutta Municipal Act, 1899 (Ben. Act III of 1899), the Lieutenant-Gevernor is pleased to direct that the following Muhammadan burial-grounds, in the town of Calcutta, shall no longer be used for the disposal of the dead:—

- (1) Comu Mia's burial ground at No. 1-1, 1-2, 1-3, 1-4 and 1-5, Haji Jakaria's Lane;
- (?) Tasaddak Hossain's burial ground at No. 25, Munshipara Lane; and
- (3) Khodabad's burial-ground at No. 22, Munshipara Lane.
- 2. Notification No. 195 T.—M., dated the 30th April, 1907, published at page 57 of Part 1B of the Calcutta Gazette of the 8th May, 1907, and Notification No. 452M, dated the 6th March, 1908, published at page 40 of Part 1B of the Calcutta Gazette of the 11th idem, are hereby cancelled.

Notification No. 569 T.—M., dated the 8th October, 1908 (published in the Calcutta Gazette of 1908, Part 1B, p. 149).

In exercise of the power conferred by sub-section (2) of section 542 of the Calcutta Municipal Act, 1899 (Ben. Act III of 1899), the Lieutenant-Governor is pleased to direct that the following Muhammadan burial-grounds in the town of Calcutta shall no longer be used for the disposal of the dead, namely:—

(1) the Chobdar Bagan burial-ground at 245, Upper Circular Road, with the exception of an area of 10 cottans which is reserved as a private burial-ground, provided that this exception shall hold good only while the said area is securely fenced by the owners to the satisfaction of the Chairman of the Corporation of Calcutta;

BENGAL ACT III OF 1899 THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

- (2) the Misbagan burial-ground at 246, Upper Circular Road;
- (3) the private burial ground at 1[247-3], Upper Circular Road, forming part of the Miabagan cemetery.
- 2. Notification No. 4278., dated the 23rd January, 1905, published at page 20, Part IB of the Calcutta Gazette of 25th idem, is hereby cancelled.

Notification No. 780 M., dated the 22nd June, 1909 (published in the Cakutta ' Gazette of 1909, Part IB, p. 264).

In exercise of the power conferred by sub-section (2) of section 542 of the Daloutta Municipal Act, 1899 (Ben. Act III of 1899), the Lieutenant-Governor s pleased to direct that the Khaldhar burfal-ground at 20-2, Canal West Road, n the town of Calcutta, shall no longer be used for the disposal of the dead.

Notification No. 811 M., dated the 2nd April, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 48).

In paragraph 1, sub-paragraph (3) of Notification No. 569 T.-M., dated the 8th October, 1908, 2 published at page 3 150 tof Part IB of the Calcutta Gazette of the 14th idem, regarding the closure of certain Muhammadan burial-grounds in Calcutta, for "247-1" read "247-3."

Notification No. 5267 M., dated the 1st December, 1897 (published in the Calcutta Gazette of 1897, Part IB, p. 290).

Ir is hereby notified for general information that the Lieutenant-Governor is pleased, in the exercise of the power conferred on him by section 4144 of the Calcutta Municipal Consolidation Act, II of 1883, to confirm the following revised by-law relating to the wearing of metal tickets by the drivers of carts, which has been framed by the Commissioners of the Calcutta Municipality under section 412 5 of the said Act :-

"Every driver of a registered cart shall, at all times while acting as such driver, wear a metal ticket exposed to view, marked or engraved with a number corresponding with the registration number of the cart; and such ticket shall, on application, be delivered by the Commissioners free of cost at the time of the

¹ These figures were substituted for the figures "247—1" by Notification No. 811 M., dated the 2nd April, 1915, printed, and, p. 1860.

2 Fronted, and, p. 1860.

2 Sic. Read 145.

3 Sic. Read 25.

4 Brownested by a 288 fait of then. Act III of 1899.

BENGAL ACT. III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

registration of the cart to the owner or the person in charge at the time for the use of the driver of the cart for the time being. On the expiry of the period for which such license is granted, the owner or person in charge of the cart is bound to return such ticket to the Commissioners. But in the case of the words or figures on the metal ticket becoming disfigured or obliterated, or of a metal ticket being lost or stolen within the period for which such ticket is issued, a duplicate ticket may, with the sanction of the Commissioners, be issued on payment of a fee of two rupees."

Notification No. 3576 M., dated the 23rd December, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 279).

It is hereby notified for general information that the Lieutanant-Governor is pleased, in the execuse of the power conferred on him by section 566 of Bengal Act III of 1899, to sanction, with slight modifications, the following by-laws made by the Commissioners of the Calcutta Municipality under subsections (4), (5), (8), (16), (17), (34), (56) and (37) of section 559 of the Act:—

[Printed in the Calcutta Corporation Manual, 1910, pp. 1 et seq.]

Notification No 176 M., dated the 11th January, 1904 (published in the Calcutta Gazelte of 1904, Part IB, p. 8).

It is hereby notified for general information that, in everoise of the power conferred on him by section 566 of Bengal Act III of 1899, the Lieutenant-Governor is pleased to sanction the following by-laws made by the Commissioners of the Calcutta Municipality, under sub-sections (19) and (35) of section 559 of the Act:—

[Printed in the Caloutta Oorporation Manual, 1910, pp. 20 and 31.]

Notification 2 [No. 2777 M., dated the 19th , 1904] (published in the Calcutta Gazette of 1904, Part 1B, p. 175).

In is hereby notified for general information that, in exercise of the power conferred on him by section 566 of Bengal Act III of 1899, the Lieutenant-Governor is pleased to sanction the following by-laws made by the Commissioners

I By-lawe under sub-a ction (8) of s. 350 were supersaded by Rutification No. 686 M., dated the Sil Petrosty, 1861, post, p. 1565, Tille, Reed No. 2277 M., dated the 19th July 1804.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

of the Calcutta Municipality, under sub-sections (43), (44) and (47) of section 559 of the Act:—

Ry-laws under section 559 (43) regulating the carrying of corpses along streets.

[Printed in the Calcutta Corporation Manual, 1910, p. 41.]

By-laws under section 559 (44) regulating the removal of corpses or parts of corpses which have been kept or used for dissection purposes.

[Printed in the Cakutta Corporation Manual, 1910, p. 41.]

By-laws under section 559 (47) specially for Burning-Ghats.

[Printed in the Calcutta Corporation Manual, 1910, p. 43.]

Notification No. 85M., dated the 6th January, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 5).

It is hereby notified for general information that, in exercise of the power conferred on him by section 566 of the Calcutta Municipal Act, III of 1899, the Lieutenant-Governor is pleased to sanction, with certain modifications, the following by-laws made by the Commissioners of the Calcutta Municipality under clauses (18) and (51) of section 559 of the Act:—

By-laws under section 559 (18) of the Calcutta Municipal Act, 1899, prohibiting or regulating the placing of obstructions, projections, or encroachments or the depositing of materials or goods, in a public street, or in or over any drain or aqueduct in a public street or on any land vested in the Corporation.

[Printed in the Calcutta Corporation Manual, 1910, p. 16.]

By-laws under section 559 (51) prescribing the conditions under which persons shall be permitted to drive registered carts.

[Printed in the Calcutta Corporation Manual, 1910, p. 49].

Notification No. 689 M., dated the 5th February, 1905 (published in the Calcutta Gazette of 1905, Part 1B, p. 29).

In exercise of the power conferred on him by section 566 of Bengal Act III of 1899, the Lieutenant-Governor is pleased to sanction the following by laws which have been made by the Commissioners of the Calcutts Municipality under

BENGAL ACT. III or 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

sub-section (5) of section 559 in supersession of the by-laws at present in force under the said Act, which were sanctioned in Government Notification No. 3576 M., dated the 23rd December, 1903, published at page 280, Part IB of the Calcutta Gazette of the 30th idem:—

[Printed in the Calcutta Corporation Manual, 1910, p. 1.]

Notification No. 718 M., dated the 7th February, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 29).

In exercise of the power conferred on him by section 566 of Bengal Act III of 1899, the Lieutenant-Governor is pleased to sanction the following by-laws made by the Commissioners of the Calcutta Municipality under subsection (42) of section 559 of the Act:—

[Printed in the Caloutta Corporation Manual, 1910, p. 39.]

Notification No. 1503 M., dated the 21st March, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 56).

In exercise of the power conferred on him by section 566 of Bengal Act III of 1899, the Lieutenant-Governor is pleased to sanction the following hylaws made by the Commissioners of the Calcutta Municipality under sub-section (40) of section 559 of the Act:—

By-laws pursuant to section 559 (40) of the Calcutta Municipal Act, 1899, for the control and supervision of butchers carrying on business within Calcutta or at any Municipal slaughter house.

· [Printed in the Calculta Corporation Manual, 1910, p. 36.]

Notification No. 1834 M., dated the 28th July, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 146).

In exercise of the power conferred by section 566 of the Calcutta Municipal Act, 1899, the Lieutenant-Governor is pleased to sanction the following by-law which has been made by the General Committee and confirmed by the Corporation in supersession of by-law No. 10 of the by-laws under section 559 (47) of the said Act, sanctioned in Government Notification No. 2277 M, deted the 19th July, 1904, and published at pages 175-176, Part IB of the Calcutta Gazette of the 20th idem, namely:—

[Printed in the Calcutta Corporation Manual, 1910, p. 45.]

^{2 2} Printed auts, p. 1868,

BENGAL ACT III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

Notification No. 1893 M., dated the 18th August, 1905 (published in the Calcutta Gazette of 1905, Part IB, p. 155).

In exercise of the power conferred on him by section 566 of the Calcutta Municipal Act, III of 1899, the Lieutenant-Governor is pleased to sanction the following by-laws made by the Commissioners of the Calcutta Municipality under sub-section (54) of section 559 of the Act.

[Printed in the Calcutta Corporation Manual, 1910, p. 80.]

Notification No. 469 T.—M., dated the 25th May, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 71).

In supersession of the like by-laws Nos. 6-15 (inclusive), which were made by the Municipal Commissioners of Calcutta under clause (k) of section 412 of the Calcutta Municipal Consolidation Act, 1888 (Benyat Act II of 1888) and sanctioned by the Local Government in the Notification, dated the 4th October, 1890, 2 and in exercise of the powers conferred by section 566 of the Calcutta Municipal Act, 1899 (Bongal Act III of 1899), the Lieutenant-Governor is pleased to accord his sanction to the revised by-laws for the regulation of municipal squares in Calcutta, which have been made by the General Committee of the Calcutta Municipality under clause (52) of section 559 of the said Act, and confirmed by the Corporation in the modified form shown below.

[Printed in the Calcutta Corporation Manual, 1910, p. 52.]

Notification No. 85 M., dated the 13th January, 1908 (published in the Calcutta flagette of 1908, Part IB, p. 6).

The following by-laws which have been made by the General Committee under sections 559 and 561 and confirmed by the Corporation and sanctioned by the Lieutenant-Governor, under section 566 of the Calcutta Municipal Act, 1899, are published as required by section 570 of that Act:—

By-laws under ections 559(41) and 561 of the Calcutta Municipal Act, 1899 for securing the efficient inspection and sanitary regulation of shops in which article intended for human food are kept or sold.

(Printed in the Calcutta Corporation Manual, 1910, p. 37.)

l Re-enscise by s. 584(58) of Bengal Ant III of 1899,s see printed in the Collection as being obsolete.

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Rules and Orders made under Bengal Acts-contd.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

Notification No. 753 M., dated the 3rd April, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 50).

The following modifications, which have been made by the General Committee under section 559(8), and confirmed by the Corporation and sanctioned by the Lieutenant-Governor under section 566(1) of the Calcutta Municipal Act. 1899 (Bengal Act III of 1899), are published as required by section 570 of that Act:—

In by-law No. 1, made under the said section 559(8) and published under Notification No. 3576 M., dated the 23rd December, 1903, at page 279 of Part IB of the Calcutta Gakette of the 30th idem:—

(1) before stop-cooks insert pipes; and

(2) for under section 260 of the Act substitute by the proper Municipal authority.

Notification No. 1054 M., dated the 16th July, 1998 (published in the Calcutta Gazette of 1908, Part IB, p. 103).

In supersession of the like by-laws Nos. 1 to 5 (inclusive), which were made by the Municipal Commissioners of Calcutta, under clause (k) of section 412 of the Calcutta Municipal Consolidation Act, 1888 (Bengal Act II of 1888), and sanctioned by the Local Government in the Notification dated the 4th October, 1890, 3 and in exercise of the powers conferred by section 566 of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), the Lieutenant-Governor is pleased to accord his sanction to the revised by-laws for the regulation of theatres and other places of public resort, recreation or amusement, which have been made by the General Committee of the Corporation of Calcutta, under clause (52) of section 559 and section 561 of the said Act, and confirmed by the Corporation, in the modified form shown below:—

[Printed in the Cakutta Corporation Manual, 1910, p. 56. |

Notification No. 1118 M., dated the 21st July, 1908 (published in the Calcutta Gasette of 1908, Part 1B, p. 111).

This following by-laws framed by the General Committee of the Corporation of Calcutta, under section 559 (14) of the Calcutta Municipal Act, 1899 (Bengal)

Printed sets, p. 1365.

Re-enacted by s. 559(69) of Bengal Act III of 1899 —

Pres printed in this Collection as being objects

BRNGAL ACT III OF 1839 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

Act III of 1899), have been confirmed by the Corporation, and sanctioned by the Lieutenant-Governor under section 566(1) of that Act, and are hereby published as required by section 570 thereof.

By-laws under section 559 (14) of the Calcutta Municipal Act, 1899, for declaring the qualifications to be required from licensed plumbers, and regulating their appointment, suspension and dismissal.

Printed in the Calcutta Corporation Manual, 1910, p. 8.]

Notification No. 46 T.-M., dated the 15th April, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 52).

The following by laws, framed by the General Committee of the Corporation of Calcutta under section 559, clauses (9, to (12), and section 551 of the Calcutta Municipal Act, 1899 (Ben. Act III of 1899), have been confirmed by the Corporation and sanctioned by 'the Lieutenant-Governor under section 566 (1) of that Act, and are hereby published as required by section 570 thereof:—

[Prinied in the Calcutta Corporation Manual, 1910, p. 232.]

Notification No. 741 L. - M., dated the 3rd September, 1910 (published in the Calcutta Gazette of 1910, Part 1B, p. 128).

In exercise of the power conferred by section 566 (1) of the Calcutta Municipal Act, 1899 (Ben. Act III of 1899), the Lieutenant-Governor is pleased to sanction the following Schedule of rates for the sale of oremation articles at burning ghats which has been drawn up by the General Committee, and confirmed by the Corporation, as an addition to the by-laws made under section 559 (47) of the said Act and sanctioned in Government Notification No. 2277 M., dated the 19th

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

July, 1904, 1 published at pages 175-176, Part IB of the Calcutta Gazette of the 20th idem: -

Schedule of rates for the sale of Cremation Articles at Burning Ghats, and of charges for the services of Romes and Brahmans.

				٠.	Rs	. A.	r.
Dry sundri fuel,	5 maund	s, at 7 annas	a maund	•	2	δ	0
(Any quantity annas a maun be very high tion of one-hadd wood, and	in excess d. If the the Chai If of the d may als	of 5 maund market pri rman may pe quantity requ o fix such pri	s, if required oe of sundr ormit the sub lired by dry oe as be thin	fuol stitu- split iks fit	•	٠.	
for any wood	•			<i>'-}</i>	_	٠.	
Dry sundri, 8 th		•	id half each		0	1	3
Pankati, 9 bund		seer each	•••	•••	0	1	6
Earthen kulsi (o	ne)	•••		••••	0	0	9
Pindee*	•••	•••	•••	• • •	0	0	6
Ghee, ½ chitak	•••	•••	•••	•••	0	0	•6
Incense (dhuna),	d seer♥	•••	***	•••	0	1	. 0
Cloth, 2 yards, a	at 1 anna	6 pies per ya	.rd*,	•••	0	3	0
Garan, & pieces*		•••	***	•••	0	1	0
Sandal wood, 1	chitak	•••	•	•••	0	1	0
Brahman* .	•	,	•••	•••	0	3	0
Dome	•••	•••	•••	•••	C	5	9
Total abouts	inaludin	a the entire	e marked w	th on			
Total charges asterisk	, monucin	R tue atmos	•••	ш ап	3	3	3
					-		
Charges, exoludi	ng the ar	tioles marked	with an ast	erisk	2	10	9
Charges for the	•						
8.86	•••	***		••	1	12	6
•		(for adults	•••	1	12	0
Charges for the	cremation	of paupers	for minors 10 years	under	1	0	0
		in the second					

It is not incumbent on any person to purchase any of the articles marked with an asterisk, or to pay the feethe Brahman if he does not employ his services.

^{2.} Notification No. 1864 M., dated the 28th November, 1908, published at page 169, Part IB of the Calcutta Gazette of the 2nd December, 1908, is here ancelled.

BENGAL ACT III of 1899 (THE CALCUITA MUNICIPAL ACT, 1899) -contd.

Notification No. 1396 M., dated the 10th December, 1910 (published in the Calcutte Gazette of 1910, Part 1R, p. 201).

THE following by-laws, framed by the General Committee of the Corporation of Calcutta under section 559, clauses (26) to (29) and (55), and section 561 of the Calcutta Municipal Act, 1899 (Beu. Act III of 1899), have been confirmed by the Corporation and sanctioned by the Lieutenant-Governor under section 566 (1) of that Act, and are hereby published as required by section 570 thereof:—

Part 1.—By-laws under section 559, clause (26).—The minner in which stables cattle-sheds and cow-houses are to be constructed and connected with the Municipa drains.

1. (1) Every stable, cattle-shed and cow-house constructed after these by laws come into force must conform to the standard type-plans annexed hereto.

(2) Copies of the said type-plans shall be supplied at the Municipal Office

to any applicant on payment of oue rupee for each copy.

- 2. Every stable, cattle-shed and cow-house must be well paved with asplialt, stone, brick-on-edge with cement pointing, or flag-stones set in coment or with some other suitable impervious material approved by the Chairman.
- 3. (1) The floor of every stable, cattle-shed and cow-house must incline to a channel or gutter, sloping towards and draining directly into a gully-pi communicating with a sewer situated immediately outside the stable, shed cohouse:

Provided that, in the unsewered area,-

- (a) such channel or gutter must drain directly into a cess-pool similarly situated, the contents whereof shall be removable, and
- (b) such cess-pool must be constructed of bricks set in cement and cement plastered, or of some other suitable impervious material approved by the Chairman, and must be so constructed as not to admit rain water.
- (2) The slope of the floor must be made so as to incline away from the heads of animals, and, in the case of floors of stables, sheds or kouses hereafte constructed and accommodating two rows of animals, must be made so as to incline outwards.
- 4. Every stable, cattle-shed and cow-house must have, for purposes of light and ventilation.
 - (a) an opening, of not less than one foot in width, on all sides, below the idention of the eaves and the wall of the building, as shown in the annexed type-plans, and

anuexed type-plans, and
(o) such other openings as may be required by the Chairman.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

5. Every stable, cattle-shed and cow-house must have one storoy only, and there shall be no construction, arrangement or fixture permitting of any lofts or sleeping places, either over the roof or, within the interior, over the stalls for horses or cattle:

Provided that-

- (a) the Chaisman may sanction the erection of an upper storey if the floor thereof be constructed of impervious material to his satisfaction, and
- (b) an appeal shall lie to the General Committee in any case in which the Chairman refuses such sanction.
- 6. The interior fittings of every stable, cattle-shed and cow-house must a be so constructed and placed as to provide for each animal kept, in the stable, shed or house a clear superficial floor space of at least forty square feet and a clear lateral space of at least five leet.
- 7. The walls of every stable, cattle-shed or cow-house must be at least seven feet in height from the level of the floor up to the junction of the eaves with the walls.
- 8. (1) No cattle-shed or cow-house shall be so constructed as to provide for the storage of milk or milk-vessels therein.

(2) For every cattle-shed or oow-house in which milch-cows or milch buffaloes are kept there shall be provided a soparate shed or place for the

temporary storage of milk and milk vessels.

- (3) Such shed or place shall not communicate directly with any stable, cattle-shed or cow-house, and shall not, without the special permission of the Chairman, be place t within a distance or fifteen feet from any connected privy or twenty-five feet from any service privy or urinal.
- 9. By-laws 1, 4 and 8 shall apply only to stables, cattle-sheds and cow- houses in which animals are kept for sale or hire or for the sale of their i produce.
- , PART II.—By-laws under section 559, clause (27).—Inspection of milch-cattle, and ofeansing, drainage and water-supply of dairies and cattle-skeds in the occupation of persons following the trade of dairymen or milk-sellers.

10. In this Part,-

- (a) "oattle-shed" means any place in which milch-cattle are kept, and
- (b) "dairyman" means any person following the trade of oow keeper, milk-supplier or milk-seller.
- 11. Every occupier of a cattle-shed, every person having the care or control of mileh-cattle, and every dairyman, shall afford all reasonable assistance and facility to the Health Officer, the District Health Officer, the Sanitary

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

Inspector, the Milk Inspector and any other officer appointed to inspect milch-cattle, whenever he is so required by any such officer desiring to inspect such cattle.

. 12. Every dairyman-

- (a) shall cause every part of the interior of every cattle-shed in his occupation to be thoroughly cleansed from time to time and as often as may be necessary to secure cleanliness, and
 - (b) shall cause the floor of every such shed to be thoroughly swept, and all dung and other offensive matter to be removed, at least twice every day, and
 - (c) shall, after the floor is so swept, cause it to be swilled with fresh water.

13. Every dairyman shall cause the drainage of every cattle-shed in his occupation to be so arranged that all liquid matter which falls or is cast upon the floor shall be drained off by suitable means to be approved by the Chairman.

14. (1) Every cattle-shed in which milch-cattle are kept for the sale of their produce must be provided with an adequate supply of filtered water, to the satisfaction of the Chairman—

- (a) for the cattle to drink,
- (b) for washing utensils used for milk, and
- (c) for flushing purposes.

(2) No unfiltered water shall be supplied to any such cattle-shed.

(3) Every dairyman shall keep in, or in connection with, every dairy and cattle-shed in his occupation such supply of filtered water as the Chairman may consider sufficient.

(4) No owner or occupier of a cattle shed shall keep or allow to be kept any well or any supply of unfiltered water for use in, or in connection with, such shed

PART III. By-laws under section 559, clause (28).—Cleanliness of milk-stores, milk-shops and milk-vessels.

15. In this Part, "dairyman" means any person following the trade of

now-keeper, milk-supplier or milk-seller.

16. Every dairyman who is in occupation of a milk-store or milk-shop shall cause every part of the interior of such store or shop to be thoroughly cleansed from time to, time and as frequently as may be necessary to maintain the store or shop in a thorough state of cleanliness.

17. Every dairyman shall-

(a) cause every vessel used by him for containing milk to be thoroughly eleaused with steam or boiling water, immediately after such use, and

(b) take all proper precautions for maintaining every such vassed in a

BENGAL ACT III OF 1899 (THE CALGUTTA MUNICIPAL ACT, 1899) - contd.

PART IV .- By-laws under section 559, clouse (29) .- Notice to be given whenever any milch-animal is affected with any contagious disease and precautions to be taken for protecting milch-cattle and milk against infection or contamination.

18. In this Part -

(a) "dairy" includes any farm, farm-house, cattle-shed, oow-house milk-stall, milk-shop or other place from which milk is sup plied or in which milk is kept, for the purpose of sale, and

(b) "dairyman" includes any owner or occupier of a dairy, as defined in clause (a) of this by-law, and any person following the trade of a dairyman, milk-supplier or milk-seller

19. Every dairyman shall, whenever any milch-animal in his dairy is Notice affected with any contagious disease, forthwith give notice to the Health Officer or District Health Officer.

20. Every dairyman shall, in order to prevent infection or contamination, forthwith remove or cause to be removed from his dairy, and from the proximity of other animals, any animal therein which is found to be suffering from any contagious or infectious disease.

21. On the outbreak of any contagious or infectious disease, every dairyman shall, if so required by notice from the Chairman or the Health Officer, -

(a) cause his dairy to be temporarily emptied of all animals, and

(b) cause the whole interior surface of the dairy to be disinfected or in lime-washed, or both.

22. No dairyman shall at any time permit any person suffering from any dangerous disease to enter or remain in his dairy or the precincts thereof.

23. No dairyman shall sell, or permit to be sold, the milk of any animal n suffering from any contagious or infectious disease (including tuberoular disease of the udder), or shall add such milk, or permit it to be added, to any milk of other animals which is intended for sale or for human consumption.

24. No dairyman shall deposit or keep any milk which is intended for sale-

(a) in any room or place where it would be liable to become infected or contaminated by impure air, or by any offensive, noxicus of deleterious gas or substance, or by any noxious or injurious emanation, exhalation or effluvium, or

(b) in any room used as a kitched or inhabited room, or

(c) in any room or part of a building which is used for sleeping, or di is any foom, place or part of a building in which there is any person enfiding from any dangerous disease, or

BENGAL ACT III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

- (e) in any room, place or part of a building which has been used by any person suffering from any dangerous disease, unless it has been thoroughly disinfected to the satisfaction of the Health Officer or the Chairman, or
- (/) in any room, or part of a building in which there is any urinal or privy or any direct inlet to any drain, or
- (g), otherwise than in obvered receptacles.
- 25. No dairyman shall cause or permit any cow belonging to him or under his care or control to be milked for the purpose of obtaining milk for sale or for human consumption—
 - (a) unless at the time of milking the udder and teats of such cow are tho oughly clean, and
 - (b) unless the bands of the person milking such cow are thoroughly clean and free from all infection or contamination.

26. No person shall-

- (a) carry any milk for sale or for human consumption in any vessel unless such vessel be made of some impervious material and be provided with a suitable covering, or
- (b) allow any milk while being so carried to be exposed to dirt, dust or any other offensive matter.

PART V .-- By-law under section 559, clause (55).

27. If any person commits a breach of any of the foregoing by-laws, the Chairman may, in his discretion, send him written notice to discontinue such breach.

PART VI.-By-law under section 561.-Penalties.

- 28. Every breach of any of the foregoing by-laws shall be punishable—
 - (a) with fine which may extend to twenty rupees, and, in the case of a continuing breach, with a fine which may extend to ten rupees for every day during which the breach continues after conviction for the first breach, or
 - (4) with fine which may extend to ten rupees for every day during which the breach continues after receipt of written notice from the Chairman to discontinue the breach.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

Notification No. 1716M., dated the 26th December, 1910 (nublished in the Calcutta Gazette of 1910, Part IB, p. 201).

THE following by-laws have been made by the "General Committee" under sections 559 and 561, and confirmed by the Corporation and sanctioned, by the Lieutenant-Governor in Council under section 566 (1) of the Calcutta Municipal Act, 1899, and are hereby published as required by section 570 of that Act:-

By-law under section 559, clause (32), for securing the efficient inspection of markets and of places set apart under proviso (in) to section 481 for the sacrifice of animals.

1. (1) All private and municipal markets, and all places set apart under improviso (iii) to section 481 of the Calcutta Municipal Act, 1899, for the and of sacrifice of animals, shall be open at all reasonable times to the inspection of the places are municipal anthorities and of such officers and servants of the Corporation, or for the such other persons, as may from time to time be authorized in writing by the animals. Chairman in that behalf.

(2) Every person to whom a license has been or is hereafter granted by the Chairman under the said section 481, to keep open a private market, and every owner or lessee of a market registered under the Calcutta Markets Act, Bin. 18,1,1 and every owner or lessee of a place set apart under previso (111) to the 1871, said section 481, shall at all reasonable times afford every facility to the Chairman, and to officers, servants or persons authorized in writing by the Chairman under clause (I) of this by-law, for inspecting such market or place, including all buildings, stalls and sheds therein and all ways, paths, and passages therein, and the drains and privies and places and receptacles for the deposit of refuse therein.

By-laws under section 559, clauses, (33) to (36), (58) and (39), for municipal markets

2. Subject to the control of the Chairman, every municipal market shall Market be under the management of an officer (hereinafter called the "Market Super-dent." intendent") appointed by the Corporation or other municipal authority in this behalf,

3. (1) No person shall work for hire as a cooly or carrier within the Licensing limits of any municipal market unless he is duly licensed for the purpose and registration by the Chairman or by an officer authorized by the Chairman to grant such of cooling. liceuses.

- (2) A register of licensed market-coolies or carriers shall be kept in the office of the Market Superintendent, and shall be open, during office hours, on all days except Sundays and closed holidays, to the inspection of any Municipal Commissioner and of any other person interested therein. . .
- (3) Coolies or carriers shall be licensed half-yearly or at such other times as the Chairman may from time to time direct, and their names and numbers

BENGAL ACT III OF 1899 (THE CALCUITA MUNICIPAL ACT, 1899)—contd.

shall be entered in the sail register, and each coely or carrier shall pay the license fee fixed in this behalf by the Chairman with the sanction of the Corporation under section 586 (2) of the Calcutta Municipal Act, 1899.

Saving as to private servants

4. Nothing contained in by-law 3 shall prevent the servants of persons attending a municipal market from carrying purchases made by the latter, or and coolies. shall prevent a person attending such a market from employing his own coelies taken by him to the market for the purpose of carrying his purchase:

Provided that the Market Superintendent may, for special reasons to be recorded by him in writing, refuse to allow any particular person to act as a private cooly in any municipal market.

Uniforms uniforms and badges for licensed equiles.

- (1) Every licensed market-cooly or carrier shall wear a uniform, and a badge bearing a number corresponding with his number in the register of licensed market-coolies or carriers; and no such licensed marketcooly or carrier shall ply for hire in any municipal market unless wearing his badge.
 - (2) The said uniforms and badges shall be supplied by the Corporation.

-, Sirdars.

6. Sirdars shall be appointed by the Chairman to preserve order and discipline among the licensed coolies or carriers in municipal markets, and to prevent them from harassing the public resorting to such markets.

Conduct of licensed coolies.

- 7. (1) A licensed market-cooly or carrier shall not, while plying for hire in a municipal market, cause anneyance to any person.
- (2) Every licensed market-eooly or carrier of a municipal market shall at all times, while plying for hire, cenduct himself with civility and propriety towards every person hiring or seeking to hire his services, and shall comply with overy reasonable requirement of any person hiring his services, and shall in all respects obey the orders of the Market Superintendent or other officer having charge of the market for the time being.

Complaints by or sgainst licensed coolies or sirdars.

8. All complaints by or against licensed ecolies or enriers or sirdars of a municipal market shall be dispose! of by the Market Superintendent or other officer in charge of the market for the time being.

Arrangement of shops stalls and standings. Alloiment of shops, stalls standings.

- 9. The general arrangement of sheps, stalls and standings in municipal markets shall be subject to the orders of the Chairman, but no important alteration in this respect shall be made without a reference to the Corporation.
- Applications for shops or stalls in a municipal market must be made to the Market Superintendent, who shall allot shops and stalls, subject to the orders of the Chairman; and the Superintendent shall also arrange, subject to the orders of the Chairman, in which pertions of the market squatters may place and vend their goods.

Defini. tion of "vendor."

11. The word "vendor" as used in the following by-laws means a shopkeeper, a stall-holder or a squatter.

Registravendors.

The name of every vendor in a municipal market shall be registered in the register to be kept by the Market Superintendent.

Tentire pryment

13. (1) Shops in municipal markets shall be held on lease or from month to month, subject to the permission of the Chairman and to the regular payment or rent. by vendors, monthly in advance of rent falling due.

Bengal Act. III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

(2) Stalls in municipal markets shall be held from day to day or otherwise as may be agreed upon, subject to the permission of the Chairman and to the payment of rent daily in advance. .

(3) Squatters may occupy such portions of a municipal market area armay from time to time be allotted to them, by the Market Superintendent, subject to the payment daily in advance of such rent as may be agreed upon and subject to discon'inuance of occupancy on twenty-four hours' notice.

(4) All rent due from vendors must be paid within twenty-four hours after

service of written notice demanding payment.

more than three days:

14. Printed receipts shall be given by the Market Superintendent for all Market rents paid by vendors in a municipal market; and no sum in respect of such dentito rents shall be received by him without giving such a receipt.

15. Any vendor in a municipal market who occupies any shop or stall or Rent pay. portion of the market for any portion of a day shall be liable to rent for the whole of that day.

16. No shop or stall shall be occupied rent free.

give receints

partial occupation.

to be occupied rent-free.

17. Every shop-keeper or stall-holder in a municipal market shall keep shops and open his shop or stall every day, naless prevented by sufficient reason; and due kept open.

18. Subject to the terms of his lease or agreement, no shop keeper or Liendon stall holder in a municipal market shall retuin a lien on his shop or stall during shall absence therefrom, unless he pays full rent for it during such absence, and no during absence. such lien shall exist after an absence of fifteen consecutive days.

notice must be given to the Market Superintendent if a sloop is kept closed for

19. Shop-keepers and stall-holders in a municipal market must take measures care of for securing the safety of their property kept in their shops or stalls, so long as they continue to hold such shops or stalls.

20. (1) No person resorting to any municipal market-building or marketplace for the sale of eattle, goods, provisions, marketable commodities or other articles shall, for the purpose of sale or exposure for sale, place the same or cause the same to be placed in any part of such market-building or market-place which has not been appropriated by a municipal anthority or municipal officer or servent for the purpose.

(2) When any places have been so appropriated, the Corporation shall

cause them to be suitably marked and indicated.

21. No buttler or other person employed in any municipal market in the · sale or the exposure or preparation for sale of any careass or meat intended for food shall deposit such careass or meat upon the floor, or shall cleave or ent up . such carcass or meat etherwise than upon a cleaving block or shopping board, unless it be properly attached to or suspended from hooks provided for the purpose.

22: (1) Every vendor in a municipal market shall, before the hour of Fires and lights. 10 P.M. each day, extinguish every fire and light in, upon or in connection with his shop, stall or standing, unless the Market Superintendent previously permits. Lim to keep it burning beyond that hour.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, .1899) -contd.

(2) No fire or light shall be lit by any person in, upon or in connection with any shop, stall or standing in a municipal market if the Market Superintendent considers it would cause danger.

Vendors to

obey orders.

23. All vendors in a mnnicipal market, and their servants and agents, shall obey all reasonable orders of the Corporation, the Chairman or the Market Superintendent.

Transer of interest in shops, etc.

24. (1) No per on shall be entitled to recognition by the Corporation as a partner of any shop-keeper or stall-holder in a municipal market, in respect either of the business carried on in his shop or stall or of the goods dealt with therein, unless he has been registered as a partner in the register kept by the Market Saperintendent under by-law 12.

(2) No vendor shall sub-let, assign, or otherwise transfer his interest in his shop, stall or standing in a municipal market, or any portion of such interest, without the previous written sanction of the Chairman; and no transferee of any such interest or portion shall onter into occupation unless such sanction has been obtained and until the transfer has been registered in the register kept by

the Market Superintendent under by-law 12.

Hawking, touting. and distri-bution of literature.

25. No person shall, in any muticipal market,—

(a) hawk goods, or

(b) sell goods through the agency of a tout, or

(c) act as a tout, or

(d) circulate or distribute any hand-bills, circulars or other writings or literature for the purpose of advertisement or for any other purpose whatsoever.

Cruelty to animals.

No person shall offer, expose, or have in his possession, for sale in a municipal market, any live bird or animal which is suffering pain by reason of mutilation, starvation or other ill-treatment.

Feeding and water-ing of birds and animals.

27. Every vendor in a municipal market who has any live poultry or other bird or any live animal in his possession or control within such market shall supply the same with sufficient food and water.

Parsons suffering from loatbsome oiseases.

- (1) No person suffering from any loath-one disease' shall outer any municipal market or touch any article brought thereto for sale.
- (2) If any person so suffering commits a breach of clause (1) of this rule; he may be forthwith expelled from the market by the Market Superintendent or any other Municipal officer.

Weights and measures.

(1) Every vendor in a municipal market shall be bound to afford every facility to the officer appointed under section 510, sub-section (?), for verifying weights and measures, to admit of his examining weights and mensures used in carrying on the business of such vendor.

(2) No vendor in a municipal market shall use or be in possession of any false or defective weights, seales or measures, or shall sell by any short measure

or weight.

(1) The Market Superintendent shall prepare weekly a price-current, in which the prevailing prices of meat, fish, vegetables, fruits and provisions of all kinds brought for sale to a municipal market, and the prices of such other articles as the Superintendent may think fit, shall be entered as accourately and fairly as nossible

Price gurrent.

Bengal Act III of 1899 (The Calquita Municipal Act, 1899)-contd.

(2) Copies of such price-current, shall be affixed on boards to be put up in the market in conspicuous places to be set apart for that purpose, and shall also be published in the Exchange Gazette, and otherwise as the Chairman may from time to time direct.

(3) Any rise or fall in the price of any particular article as aforesaid shall

be noted by the Superintendent in the said price-current.

Penalties under section 561 for breach of the foregoing by-laws. .

- 31. If any person commits a breach of any of the foregoing by-laws he penalties, shall be punishable—
 - (a) with fine which may extend to twenty rupees, and, in the case of a continuing breach, with fine which may extend to ten rupees for every day during which the breach continues after conviction for the first breach, or
 - (b) with fine which may extend to ten rupees for every day during which the breach continues after receipt of written notice from the Chairman to discontinue the breach.

Notification No. 546M., dated the 10th March, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 44).

In exercise of the power conferred by section 566 (1) of the Calcutta Municipal Act, 1899 (Beu. Act III of 1899), the Lieutenant-Governor in Council is pleased to sauction the following Schedule of fees payable to domes, when required actually to dispose of a dead body, which has been drawn up by the General Committee, and confirmed by the Corporation, in addition to the Schedule of rates for sale of cremation articles at burning ghats sauctioned in Government Notification No. 741M., dated the 3rd September, 1910, 1 published at pages 128-29, Part IB, of the Calcutta Gazetto of the 7th idem:—

Schedule of fees payable to domes when required actually to dispose of a dead body.

• Fee to dome for disposing of dead Adult ... 6 annas. body. Children under 10 years ... 5 ,,

Notification No. 440M., dated the 2nd March, 1908 (published in the Calcutta Gaz-tte of 1908, Part IB, p. 25).

In exercise of the powers conferred upon him by sub-section (1) of section 567 of the Calcetta Municipal Act, 1899 (Bengal Act III of 1899), the Lieutenant-Governor is pleased to direct that the following revised rules for the preparation and publication of the municipal election roll and for the conduct

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 2899)-contd.

of elections shall be substituted for the like rules contained in Schedules IV and V, respectively, of the said Act:—

SCHEDULE IV.

Rules for preparation and publication of the Municipal Election Roll.

Definition.

1. In these rules, unless repugnant to the context, the word "person" shall include a company, body corporate, firm, Hindu joint-family and other association of individuals.

Preparation of list of voters. 2. On or before the first day of December, 1908, and thereafter on or before the first day of December immediately proceding each general election, the Chairman shall prepare from the registers in his office a list of persons appearing to be entitled to be enrolled in the municipal election roll as voters of wards. The list shall contain the names of all persons qualified under any clause or clauses of section 37, and the number of votes to which they are respectively entitled.

Payment of Municipal taxes a condition precedent to entry in list of ' voters. 3. No person shall be entitled to be enrolled in the Municipal election roll as qualified to vote under any sub-clause or clauses of section 37, unless he has bollore the first of December immediately preceding the election paid all instalments of the consolidated rate and other municipal taxes due from him for each of the first two quarters of the official year commencing on the first day of April in which the elections are held:

Provided that when the Chairman has, under section 178, levied the entire consolidated rate from the owner of any building; any occupier of the building who is qualified to vote in respect of the sum due from him as consolidated rate shall be entitled to be enrolled, on his satisfying the Chairman that he has paid such sum to the owner of the building in accordance with the provisions of section 179.

Arrangement of list of voters. 4. (1) The list shall be arranged in accordance with the alphabetical order of the names of streets and with the numbering of premises in streets, and shall be sub-divided into parts showing separately, for each ward into which Calcutta is divided as provided in this Aot, the names of persons entitled to be enrolled as voters for that Ward and the number of votes to which each person is entitled.

(2) The list may be further sub-divided in such manner as the Chairman

may from time to time consider convenient.

- (3) In preparing the list, the Chairman shall enter therein the names of the persons who are qualified under section 37, sub-section (2), whether such persons be individuals or companies, bodies corporate, firms, Hidu joint-families or other associations of individuals, or receivers or trustees.
- (4) If individual members of any company, body corporate, firm, Hindu joint-family or other associations or any receivers or trustees, so entered ve qualified as aforesaid on their own separate account, the Chairmain shall enter their names in the list separately.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

The Chairman shall publish the list prepared as aforesaid by causing Publication a printed copy thereof to he fixed for public inspection in a conspicuous position at the municipal office, and at such other places as he thinks fit, on or before the said first day of December, and to be kept so fixed during the remaining days of that month.

6. Printed copies of the list shall be delivered to any person applying for of copies the same, on payment of such reasonable fee for each copy as may from time to time be prescribed by the Chairman, with the approval of the General Committee therefor. in this behalf.

7. In or before the tenth day of the said month of December, the Notice of problems of Chairman shall give notice, by advertisement in local newspapers, of the publication and sale tion of the said list, and of the place at which, and the fee for which, copies of it may be obtained.

8. (1) Every person who claims to have his name inserted in the list as Notice of claim to be being qualified under any of the clauses of section 3% or who claims to be entered on entitled to more votes then are allotted to him in the list must on or before the entitled to more votes than are allotted to him in the list, must, on or before the objections first day of the succeeding month of January, give written notice of his claim to entities. to the Chairman.

- (2) Any person whose name is in the list may object to any other person as not being entitled to have his name retained therein.
- (3) Every person desiring to make an objection under sub-rule (2) must, on or before the said first day of January, send to the Chairman, and also give to the person objected to, or leave at his last-known place of abode, written notice of the objection and of the nature thereof.
- 9. If the name of a company, body corporate, firm, Hindu joint-family, representor other association of individuals has been entered in the list, any one individual associations person duly authorized in this behalf by such company, body corporate, firm, of indivi-Hindu joint-family or association may, by written notice sent to the Chairman on or before the said first day of January, apply that his name be entered in the list as the person qualified to vote or to be elected in behalf of such company, body corporate, firm, Hindu joint-family or association.

10. (1) The Chairman shall, before the first day of the succeeding month Revision of of March, revise the said list.

list by Ohairman

- (?) He shall, for that purpose, hear, in open office, the claims, objections and applications which have been duly made as aforesaid, and shall give three clear days' notice of the holding of the inquiry.
- (3) Such notice shall be served upon each claimant, each person objecting, each applicant,, and each person objected to, and shall be fixed on some conspicuous place in the municipal office.
 - (4) The Chairman shall insert in the list—
 - (a) the name of every person who has duly claimed to have his name inserted therein, and whose claim is proved to the Chairman's satisfaction; and
 - (b) when any person has duly claimed to be entitled to more votes than were originally allotted to him in the list, and such claim is proved to the Chairman's satisfaction, the number of votes to which such person is found to be entitled.

BENGAL ACT III OF 1859 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

- (5) The Chairman shall expunge from the list the name of every person proved to his satisfaction to be dead, and may correct any omission or elerical error is the list.
- (6) Except as hereinbefore provided, the Chairman shall retain in the list the name of every person to whom objection has not been duly made.
- (7) The Chairman shall also retain in the list the name of every person objected to, unless the objector appears, by himself or by some person duly authorized by him in this behalf, in support of the objection.
- (8) Where the objector so appears, the Chairman shall require proof of the qualification of the person objected to; and if within such reasonable time as the Chairman fixes in this behalf or on the subsequent day, if any, to which hearing is adjourned under rule 10, such person's qualification is not proved to the Chairman's satisfaction, he shall expunge his name from the list.
- (9) If no individual person has applied to the Chairman under rule 8 to have his name entered in the list in behalf of a company, body corporate, firm, Hindu joint-family, or other association of individuals, the Chairman may determine what individual person shall be entitled to represent such company, body corporate, firm, Hindu joint-family, or association, and shall enter his name in the list as the person qualified to vote or to be elected in behalf of such company, body corporate, firm, Hindu joint-family or association.

Adjournments. 11. The Chairman may adjourn the hearing of any matter under the foregoing rules from time to time, but so that no adjourned hearing be held after the last day of February, immediately preceding the general election.

shall sign a printed copy thereof, and that copy shall be the Municipal election-

When the aforesaid list has been revised by the Chairman, he

List when revised and signed to be the municipal electionroll,

electionroll.
Publication of municipal electioncoll.

13. The Chairman shall publish the municipal election-roll by causing a printed copy thereof to be fixed for public inspection in a conspicuous position at the municipal office and at such other places as he thinks fit.

electioncoll.

Delivery
of copies
of rolls.

14. Printed copies of the municipal election-roll shall be delivered to any person applying for the same, on payment of such reasonable fee for each copy as may from time to time be prescribed by the Chairman, with the approval of the General Committee, in this behalf.

Commencement and continuance of roll.

- 15. (1) The municipal election-roll shall come into operation on the first day of March, immediately preceding the general election, and shall continue in operation for three years beginning on that day.
- (2) The roll shall be final, and while it continues in force, it shall not be altered, except so as to correct such clerical errors as the Chairman may advertise by public notice given from time to time.
- (3) If a Municipal election roll is not prepared in due time, the Municipal election-roll in operation immediately before the time at which the new roll ought to have been prepared shall continue in operation until the new roll is

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd. SCHEDÜLE V.

Rules for conduct of Elections.

[See section 54 and 567.]

Three weeks at least before the day fixed for an election, notice of such Notice of Notice of Such Notice of Su election shall be given by the Chairman by advertisement in the Calcutta Gazette and in local newspapers, and by posting placards in conspicuous places in the ward for which the election is to take place.

2. Every person who is a candidate for election shall send to the Chair- Nomination man, not less than fourteen days before the day fixed for the election, a nomination-paper containing-

- (a) his name and description and a statement of his place of abode; (b) the name of the ward or wards for which he purposes to stand;
- (c) the signature of two voters other than the candidate in each such ward who respectively, propose and second his candidature; and
- (d) the signature of eighteen voters other than the candidate in each such ward who approve his nomination.
- 3. If any person nominated -

Power to declare nomination invalld.

- (a) is not enrolled in the Municipal election roll as a voter of a ward, or
- (b) is disqualified for being a Commissioner for any of the reasons set sforth in section 39, or •
- (c) has not complied with the provisions in Rule 2,

the Chairman shall declare his nomination to be invalid.

4. Not less than three days before the day fixed for election, the Chairman Publication shall publish at the Municipal office and in local newspapers a list of all candidates for election.

5. In the event of there being not more than one candidate for election in Poll when any ward, such bandidate shall be deemed to be elected.

6. In the event of there being more than one candidate, a poll shall be Poll when and how to held in the following manner, this is to say:—

be taken.

- (1) a polling-place shall be provided by the Chairman for each ward, and the Chairman may appoint such and so many polling-officers and other persons to assist at the poll as he may think fit, and, with the approval of the General Committee, pay them such reasonable remuneration for their services as he may determine;
- ·(2) the poll shall commence at nine o'clock in the forencon, and shall close at six o'clock in the afternoon of the same day, or with the special permission of the Chairman, at some time on the next following day to be named by him;

(3) all votes must be given in person, and no vote shall be received by proxy or in writing;

(4) no vote shall be received for any candidate whose name has not been published by the Chairman under rule 4 as having been valid ly nominated;

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

(5) when the name in the Municipal election roll is that of a company, body corporate, firm, Hindu joint-family or other association of individuals, a vote on behalf of such association may be received from any person who produces to the polling officer a power-of-attorney authorizing him to represent the said association for the purposes of the election;

(6) the polling-officer shall read out the list of candidates and the names of the voters, and the votes given by them shall then be recorded

by him

(7) no objection to a voter shall be entertained except on the ground "that he is not the person under whose name, as entered in the Municipal election-roll, he claims to vote;

(8) objections under clause (7) shall be summarily decided by the pol-

ling-officer;

(9) the polling officer shall then and there declare the candidate who has the largest number of votes to be duly elected, and shall report

accordingly to the Chairman;

Provided that, if the majority for any candidate consists only of votes to which objections have been raised, and if the polling-officer has been unable to decide such objections summarily as provided in clause (8), he shall adjourn the proceedings and report the matter to the Chairman;

(10) when a report is made to the Chairman under the provise to clause (9) he shall hold such inquiry regarding the disputed votes as he

may consider necessary, and his decision shall be first;

(11) on the termination of the said inquiry, the Chairman shall declare the candidate who has the largest number of votes to be duly

elected; '

(12) if there be an equality of votes, the candidate for whom the greatest number of qualified persons have voted shall be deemed to be elected; and in any case of an equality of votes in this respect, the Chairman shall give a casting vote, and the candidate to whom such vote is given shall be doemed to be elected.

Procedure where a Commissioner is electedsfor more than one ward. 7. If any person is elected a Commissionor for more than one ward, he shall, within five days from the date of the election, declare for which ward he will serve; and if he fails to make such declaration, the Chairman shall forthwith declare the ward for which such person shall serve; and in either case such person shall be held to be elected in the ward in respect of which either of such declarations has been made; and therenpon the electors of the other ward or wards in which such person has been elected shall proceed to elect a Commissioner in the manner hereinbefore provided.

Notification No. 542 M., dated the 5th March, 1910 (published in the Calcutta Guzette of 1919, Part IB, p. 29).

In exercise of the power conferred by sub-section (1) of section

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

Lieutenant-Governor is pleased to make the following rules as to the construction maintenance and regulation of privies and urinals and appurtenances thereof, in amendment of Schedule XVI to that Act:—

- I. FOR RULE 1 IN SCHEDULE XVI SUBSTITUTE THE FOLLOWING:—
 1.—[Printed in the Calcutta Corporation Manual, 1910, p. 201.]
- II: To RULE 6 ADD THE FOLLOWING:-
 - (3) Printed in the Calcutla Corporation Manual, 1910, p. 203.]
- III. For rules 9 to 11 substitute the following:—

 9, 10, 11 [Printed in the Calinta Corporation Manual, 1910, pp. 204
 and 205.]
- 1V. To Rule 12 and the following:—
 (3)— Printed in the Calcutta Corporation Manual, 1910, p. 205.]
- V. After Rule 12 insert the following:—

 12A.—[Printed in the Calcutta Corporation Manual, 1910, p 205.]
- VI. FOR RULE 14 SUBSTITUTE THE FOLLOWING:—

 14.—Printed in the Calcutta Corporation Manual, 1910, p. 205.]

Notification No. 543 M., dated the 5th March, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 30).

In exercise of the power conferred by sub-section (1) of section 567 of the Calcutta Municipal Act. 1899 (Bengal Act III of 1899), the Lieutenant-Gevernor is pleased by make the following rules to regulate the use of sites for the erection of buildings, and the erection and re-erection of buildings, in amendment of Schedule XVII to that Act:—

- I. For rule 1 substitute the following:-
 - I, IA.—[Printed in the Calsutta Corporation Manual, 1910, pp. 208
 and 209.]
- II. FOR RULE 2 SUBSTITUTE THE FOLLOWING:—
 2.— Printed in the Calcutta Corporation Manual, 1910, p. 209.]
- III. CANCEL RULE 6.

BNGAL ACT III OF 1899 (THE CALCUTTA MUSICIPAL ACT, 1899)—contd.

- IV. FOR RULE 8 SUBSTITUTE THE FOLLOWING:—
 8.—[Printed in the Cakutta Corporation Manual, 1910, p. 212.]
- V. For rule 10 substitute the following:—

 10.—Printed in the Cakutta Convocation Manual 1910, p. 213.]
- VI. FOR RULE 12.(1) SUBSTITUTE THE FOLLOWING:—
 12 (1).—[Printed in the Calcutta Corporation Manual, 1910, p. 213.]
- VII. RE-NUMBER RULE 13 AS 13 (1) AND TO THAT RULE ADD THE FOLLOWING:—
 - (2) Nothing contained in sub-rule (1, shall prevent the placing of a second storey upon an existing masonry building the walls of which are certified by the Engineer to the Corporation to be at to bear the load proposed to be put upon them.
- VIII. FOR RULES 17 AND 18 SUESTITUTE THE FOLLOWING:—
 17, 18.—[Printed in the Calcutta Corporation Manual, 1910, p. 214.]
- IX. CANCEL RULE 19.
- X. For rule 20 substitute the following:—
 20, 20A, 20B, 20C.—[Printed in the Calcutta Corporation Manual 1910,
 p 215.]
- XI. For Bules 22 to 26 substitute the following:—
 22 to 25, 25A, 26.—[Printed in the Calcutta Corporation Manual, 1910,
 pp. 216 to 219].
 - XII. For rules 28 and 29 substitute the following:—
 28, 29, 29 A.—[Printéd in the Calcutta Corporation Manual, 1910, p. 220.]
- XIII. FOR RULES 30 AND 31 SUBSTITUTE THE FOLLOWING: —
 30, 31.—[Printed in the Calcutta Corporation Manual, 1910, pp. 220 to 223.]
- XIV. FOR RULE 36 SUBSTITUTE THE FOLLOWING: -36.—[Printed in the Cakutta Corporation Manual, 1910, p. 225.]
- XV. FOR RULES 37 TO 42 SUBSTITUTE THE FOLLOWING:—

 37, 37A, 38 to 40, 40A, 41, 42.—[Printed in the Cakutta Corporation

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

XVI. For rule 45 substitute the following:

45.-[Printed in the Caloutta Corporation Manual, 1910, p. 227.]

XVII. AFTER RULE 46 INSERT THE FOLLOWING: - .

46A, 46B .- [Printed in the Calcutta Corporation Manual, 1910, p. 227.]

- XVIII. FOR THE FIRST THIRTY-FOUR WORDS OF SUB-RULE (3) OF RULE 47 SUBSTITUTE THE FOLLOWING:—
 - (3) The site-plan sent with such an application must be drawn to a scale of not less than one-eighth of an inch to a foot, must be sent in triplicate, and must show—

XIX. FOR RULE 49 SUBSTITUTE THE FOLLOWING:--

49 .- [Printed in the Calcutta Corporation Manual, 1910, p. 229.]

XX. FOR THE LAST FOUR WORDS OF THE PROVISO TO RULE 50 SUBSTITUTE THE FOLLOWING:-

"in the same place."

Notification No. 164 T. M., dated the 30th April, 1910 (published in the Calcutte Gazette of 1910 Part IB, p. 58).

In exercise of the power conferred by sub-section (1) of section 567 of the Calcutta Municipal Act, 1899 (Bon. Act III of 1899), the Lieutenant-Governor is pleased to make the following rules to regulate the erection and re-erection of buildings, in further amendment of Schedule XVII to that Act, as amended by Notification No. 543 M., dated the 5th March 1910, published at pages 30-37 of Part IB of the Calcutta Gazette of the 9th March, 1910:—

I .- After rule 16 insert the following :-

16A. The following further provisions shall have effect in the case in bustees, of mascury buildings in bustees, that is to say,—

- (a) the owner of the land in a bustee on which a masonry building is to be erected shall, if required by the Chairman, give up all land which may be needed for leaving a space of twenty feet from the centre of any bustee street provided for under rule 37A or of any bustee street or passage shown on any standard plan approved under section 401 or section 407;
- (t) all land so given up shall vest in the Corporation for the purposes of a street, and the owner shall receive reasonable compensation therefor.

II .- Cancel rules 27 and 51

¹ Printed ante, p. 1887.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

Notification No. 1079 M., dated the 1st August, 1910 (published in the Calcutta Gusette of 1910, Part IB, p. 101).

The Lieutenant-Governor is pleased to make the following rule under sub-section (2) of section 567 of the Calcutta Municipal Act, 1839 (Ben. Act 111 of 1899) : - • RULE,

For the proviso to rulo 13 in Schedule II to the Calcutta Municipal Act, 1 99 (Beh. Act III of 1899), published under Government No iteration No. 424 M., dated the 21st February 1910.1 at page 23 of and 1B of the Calcutta Gazetto of the 23rd idem, the following shall be substituted, namely:

"Provided that no appeal shall lie unless the amount payable for the license, as assessed, has been deposited with the Corporation."

Notification No. 1078 T.M., dated the 24th October, 1910 (published in the Cakutta Gazette of 1910, Part IB, p. 167).

In exercise of the power conferred by sub-section (1) of section 567 of the Calcutta Municipal Act, 1899 (Ben. Act III of 1899), the Lieutenant-Governor is pleased to make the following amendments in the rules to regulate the erection and re-erection of buildings, in further amountment of Schedule XVII to that Act, as amended by Notification No. 543M., dated the 5th March, 19102 published at pages 30-37, Part IB of the Calcutta Gazette of the 9th March, 1910 :-

I. Insert the following at the beginning of clause (2), Rule 7 of the Rules, in Schedule XVII of the Act:-

"Except with the sanction of the General Committee."

II. Insert the following after the word "allowed" in the proviso to clause (1), Rule 24 of the Rules in Schedule XVII of the Act:-

"Except with the permission of the General Committee."

Notification No. 577 M., dated the 14th March, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 47).

In exercise of the power conferred by sub-section (1) of section 567 of the Calcutta Municipal Act, 1899 (Ben. Act III of 1899), the Lieutenant-Governor is pleased to make the following rules to regulate the erection and re-erection of buildings, in further amendment of Schedule, XVII to that Act as amended by Netifications No. 543 M., dated the 5th March 1910 2 (published at page 30 of Part IB of the Calcutta Gazette of the 9th idem), No. 164 T. M., dated the 30th April, 19103 (published at page 58 of Part IB of the Calcutta Gazette of the 4th May, 1910) and No. 1078 T.M., dated the 21th October, 1910 4 (published at page 167 of Part IB of the Calcutta Gazette of the 26th idem):- "

Not printed in this Collection, being superseded by the present Notification.
 Prited ante, p. 1387.
 Printed ante, p. 1389.

BENGAL ACT III OF 1899 (WHE CALCUTIA MUNICIPAL ACT, 1899)-contd.

After rule 29 A insert the following :-

29B (1) Every building of the warehouse class must have attached Open space thereto, for the accommodation and passage of oarts used for the loading or runload unloading of goods, an open space, belonging exclusively to the building, of such size as the Chairman may consider sufficient, regard being shad to the dimensious of the building and the nature and extent of the business to be. carried on therein:

Provided that, if the Chairman considers that any interior courtyard, or any open space provided in pensuance of rule 29, is sufficient for the accommoda. tion and passage of such carts, no separate space need be provided under this

(2) No structure which would supede the passage of such earts shall be erceted within or allove, or so as to project over, any open space provided under this rule

Part VA .- Public buildings

29C. (1) The provisions of rules 20, 20A, 2 B, 20C, 22, 23, 24, 25, 25A application and 26, as to domestic buildings, shall have effect in the case of public buildings.

- (2) The provisions of rules 17, 18 and 21, as to dwelling-houses, shall have effect in the case of any public building which is constructed, used or adapted to be used wholly or principally for human habitation, or as a school, college or place of instruction.
- 29D. The floors of the lobbies, corridors, passages and landings of a public use of incombustible materials, the doors must be incombustible or constructed of fire-resisting materials, and the flights of stairs must be constructed of incombustible materials or of fire-resisting materials. tructed either of incombustible materials or of fire-resisting materials.

28 E. The following materials shall, for the purposes of rule 29D, he materials deemed to be incombustable, namely:

to be deemed incombusti-ble.

- (1)-brick-work constructed of good bricks, well-burnt, hard and sound, property bonded and solidly put together with-
 - (a) good mortar compounded of good lime and sharp clean sand, hard clean brokou brick, broken flint, grit or slag well pulverised, or
 - (b) good cemont mixed with any of the materials mentioned in clause (a), or
- (2) granite and other stone which is suitable for building purposes by rouson of its solidity and durability,
- (3) iron, steel and copper,
- (4) slate, tile, bricks and terra-cotta, when used for coverings or corbels,
 - (5) flag-stones, when used for floors over arches, if not exposed on the underside and if not supported at the ends only,

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

- (6) concrete, composed of---
 - (i) broken brick, stone chippings or ballast, and lime concrete or calcined gypsum—when the concrete is used for filling-in between joists of floors to a depth of less than five inches, or
 - (ii) properly burned coke breeze, free from dust and organic impurities, and good cement, in the following proportions, namely, five parts of coke breeze to one part of good cement mixed together with clean water—when the concrete is used for filling-in between the joists of floors to a depth of five inches or more, and
- (?) any material approved in this behalf from time to time by the General Committee.

Materials to be deemed to be fireresisting but not incombustible.

- 29F. The following materials shall, for the purposes of rule 29D, be deemed to be fire-resisting, but not incombustible, namely:—
 - (a) sâl, teak and other hard timber, when used for beams or posts or in oombination with iron, the timber and the iron (if any) being protected by plastering in cement or other incombustible or nonconducting external coating,
 - (b) in the case of doors, sal, teak or other hard timber not less than two inches thick, and
 - (c) in the case of staircases, sal, took or other hard timbor, the treads and risers being not less than one inch and a half thick.

Walls for staircases.

29G. The walls supporting or enclosing any staircase in a public building must be of macoury and not less than ten inches thick.

Uniformity in treads and risers in staircases. 29H. The treads and risers of each flight of stairs in a public building must be of uniform width.

Width of staircases, internal corriders and passageways. 20J. (1) No staircase, internal corridor, or passage-way in a public building shall be less than six teet wide:

Provided that, where not more than two hundred persons are to, be accommodated in any public building, any staircase, internal corridor or passage-way may be of any width not less than three feet six inches.

- (2) Every staircase, internal corridor, or passage-way in a public building, which communicates with any portion of the building intended for the accommodation of more than four hundred persons, must be wider than six feet by six inches for every hundred persons over four hundred, subject to a maximum width of nine feet.
- (3) Notwithstanding anything contained in sub-rules (1) and (2), instead of a single staircase, corridor or passage-way of the width prescribed by sub-rule (2), there may be two staircases, corridors or passage-ways, each being

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

29K. If the width of any staircase in a public building is eight foet or by the staircase must be divided by a hand-rail. more, the staircase must be divided by a hand-rail.

hand-rail.

Separate

29L. If some of the persons accommodated in a public building are cribed by sub-rule (2), sub-rule (2) or sub-rule (3), as the case may be, of different rule 29J, and communicating directly with a public street or an open space, must be provided for each floor: placed on a higher floor than others, separate means of exit, of the width presmust be provided for each floor:

Provided that this rule shall not apply to a hotel, lodging house, home

refuge or shelter.

29 MAll doors and barriers in a public building must be made to open poors and outwards, and no outside locks or bolts shall be affixed thereto.

barriers to

Notification No. 1988 M., dated the 16th December, 1908 (published in the Calcutta Gazette of 1908, Part IB, p. 182).

In exercise of the power conferred by sub-section (1) of section 624 of the Calcutta Municipal Act, 1899, the Lioutonant Governor is pleased to prescribe the fees indicated in column 2 of the following table, to be paid on applications, appeals and references made under the portions of that Act specified in column 1 of that table to a Court of Small Causes :--

1. Application under section 41 or section 622.

Appeal under section 162 against a valuation made under Chapter XII for the purpose of assessing land or buildings or both to the consolidated rate.

Ten rupees.

The fee which would for the time being be levied in the Court of Small Causes of Calcutta on a plaint in a suit of a value equivalent to the amount which would be payable as consolidated rate for one year on the difference between the valuation against which the appeal is preferred and the valuation which the appellant seeks to have substituted therefor.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)—contd.

1 Illustration .- The consolidated rate

being fixed at 19½ per cent. on the value of land and buildings an appeal is made for the reduction of a valuation from Rs. 1, 00 to Rs. 500. The difference between the two valuations is Rs. 500 and the consolidated rate payable on that sum for one year would be (Rs. $500 \times \frac{191}{100} =$) Rs. 97-8. The fee levied on a plaint in a suit in the Court of Small Causes of Calcutta valued at Rs. 500 or less being one anna and three-quarters in the rupes, the fee payable on the appeal in the case put in this illustration would be (Rs. 97-8 x R_0 . 0-1-9=) R_9 . 10-10-7.

2

- 3. Reference under section 616 as to expenses claimed by the Chairman.
- The fee which would for the time being be levied in the Court of Small Causes of Calcutta on a plaint in a suit valued at the same sum as the amount of the expenses elaimod.
- 4. Application under section 617 as to the amount of expenses or compensation payable, and as to the apportionment (if any) thereof.
- The fee which would for the time being be levied in the Court of Small Causes of Colcutta on a plaint in a suit valued at the same sum as the amount of the expenses or compensation claimed.

Provided that in no ease shall a higher. fee be payable than would be levied on a plaint in a suit valued at Rs. 2,000.

5. Appeal under rule 13 of Schedule II against an order or notice directing the appellant to take out a license or licenses.

The fee which would for the time being be levied in the Court of Small Causes of Calcutta on a plaint in a suit valued at the same sum as the fee or fees payable for such license or licenses.

^{11.} In further exercise of the power conferred by sub-section (1) of the said section 624, the Lieutenant-Governor is pleased to direct that previous to the issue of any summons or other process in any inquiry or proceedings of a Court of Small Causes under the said Caloutta Municipal Act, 1899, there shall

BRNGAL ACT III OF 1899 (THIS CALCUTTA MUNICIPAL ACT, 1899) -contd.

be paid the fee which would be levied on a like process if issued in any other

inquiry or proceeding of the Court of Small Causes of Calcutta,

III Not fication No. 1100 M., dated the 16th March, 1901, which was published at pages 57 and 58 of Part IB of the Calcutta Gazette of the 20th idem, is hereby cancelled.

Resolution No. 631 J., duted the 29th January, 1901 (published in the Calcutta Gazetle, Supplement, 1901, p. 265)

READ-

The Calcutta Municipal Act, 1899.

In accordance with section 628 of the Calcutta Municipal Act, 1899, the Lioutenant-Governor is pleased to appoint a Municipal Magistrate for the trial of offences against the Act above-mentioned and the rules, by-laws, and regulations made under it, and with jurisdiction over the whole of Calcutta (as described in Schedule I of that Act). The Municipal Magistrate will for the present hold his Court at the Town Hall on and from the 1st of February, 1901, and will be vested with the powers necessary to enable him to take cognizance of the offences referred to in section 629 of the Act. Cases of this nature which have been already instituted in the Courts of the Chief Presidency Magistrate. Presidency Magistrates, and the Magistrates of the Suburban Police Courts at Alipore and Sealdah, but have not yet come on fer-hearing, will be transferred to the Municipal Magistrate for disposal. Cases of this nature occurring on and after the 1st of February in the whole of Calcutta (as described in Schedule I of the Calcutta Municipal Act, 1899) will be entertained and dealt with in the Court of the Municipal Magistrate and no other. A notification will accordingly be issued for the purpose of establishing the Court of a Municipal Magistrate for Calcutta and vesting the officer selected for the appointment with the requisite powers.

Notification No. 1853M., dated the 17th July, 1903 (published in the Calcutta Gazette of 1903, Part IB, p. 147).

In exercise of the powers conferred by section 641, sub-section (*), of the Calcutta Municipal Act, 1899, the Lieutenant-Governor is pleased to extend to the town of Howrah the portions of that Act which are set forth in the ennexure to this Notification, subject to the modifications and restrictions shown in antique type in that annexure.

¹ Pide Notification No. 882 J., dated the 29th January, 1901, printed in the Calculus Gazette, Supplement, 1901, p. 366, but omitted from this work as being personal.

BENGAL ACT III OF 1899 (THE CELCUTTA MUNICIPAL ACT, 1899)-contd.

ANNEXURE.

Portions of the Calcutta Municipal Act, 1899, extended to the town of Howeah, with modifications and restrictions shown in antique type.

'Chapter I .- Preliminary.

	3. For the purposes of this Act, unless there is anything repugnant in the
Definitions.	subject or context,—
" Building- line."	(3) "building line" means a line (in rear of the street alignment) up to which the main wall of a building abutting on a street may lawfully extend;
" Bustee."	(5) "bustee" means an area containing land occupied by or for the purposes of any collection of huts:—
	 (a) standing on a plot of land not less than ten cottahs in area and bearing one number in the assessment book, or (b) standing on two or more plots of land which are adjacent to one another and exceed in the aggregate one bigha in area;
"Cubical extent."	(11) the expression "cubical extent," when used with reference to the measurement of a building, means the space contained within the external surfaces of its walls and roof and the upper surface of the fleor of its lowest or only storey;
" Depôt."	(13) "depôt" means a place where bulky articles are stored, whether for sale or otherwise, in quantities exceeding fifty maunds:
" Domestic building."	(14) "domestic building" includes a dwelling-house and any other masenry building which is neither a warehouse, nor a "public building" as defined in this section, nor a place exclusively used for private worship;
" Drain."	(16) "drain" includes a sewer, a house-drain, a drain of any other description, a tunnel, a culvert, a ditch, a channel and any other device for carrying off sullage, sewage, offensive matter, polluted water, raid-water or sub-soil water;
"Dwelling- house."	(18) "dwelling-house" means a masonry building constructed, used or adapted to be used wholly or principally for human habitation;
" Hut."	(22) "hut" means any building no material portion of which above the plinth level is constructed of masonry;
"Masonry building." "Municipal drain." "Occupier."	(25) "masonty building" means any building other than a hut; (26) "municipal drain" means a drain vested in the Commissioners; (30) "cocupier" means any person for the time being paying, or liable to pay, to the owner the rent or any portion of the rent of the land or building in respect of which the word is used, and
"Offsusive of matter."	includes an owner living in his own house or hut; (51) "offensive matter" means dung, dirt, putrid or putrifying substances, and fifth of any kind which is not included in "sewage" as defined in this section:

BENGAL ACT III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

(32) "owner" includes the person for the time, being receiving the rent of any land or building or of any past of any land or building, whether on his own account or as agent or trustee for any person or society or for any religious or charitable purpose or who would so receive the same if the land, building or part thereof were let to a tenant: •

"Owner,

(55) "party-wall" means a wall forming part of a building and used or wall." constructed to be used for the support and separation of adjoining buildings belonging to different owners or constructed or adapted to be occupied by different persons;

(35) "private street" means any street, road, square, court, alley, passage or riding path which is not a "public street" as defined in this section, but does not include a pathway made by the owner of a building on his own land to secure access to, or the convenient use of, such building;

Private-

(36) "public building" means a masenry building constructed, used or "Public building." adapted to be used -

- (a) as a place of public worship, or as a school, college or place of instruction (not being a dwelling-house so used), or as a hospital, workhouse, public theatre, public hall, public concert room, public ball-room, public lecture-room, public liabrary or public exhibition room, or as a public place of assembly, or
- (b, for any other public purpose, or
- (c) as an hotel, lodging-house, home, refuge or shelter, where the building exceeds in subject extent two hundred and fifty thousand cubic feet or has sleeping accommodation for more than one hundred persons;
- (57) "public street" means any street, road, square, court, alley, passage "Public or riding path, whether a throroughfare or not, over which the public have a right of way, and includes —

- (a) the roadway over any public bridge or causeway,
- (b) the footway attached to any such street, public bridge (other than the Howrah bridge) or eauseway, and
- (e) the drains attached to any such street, public bridge or causeway. and where there is no drain attached to any such street, shall be deemed to include also, nnless the contrary is shown, all land up to the outer wall of the premises abutting on the street, or, if a street alignment has been fixed, then up to such alignment;
- (39) the expression "re-erect," when used with reference to a building,
 - (a) the re-construction of a building after more than one-half its. oubleal extent has been taken down or burnt down or has fallen down,

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

- (b) the conversion of one or more huts or temporary structures into a masonry building, and
- (c) the conversion into a place for human habitation of any building not originally constructed for human habitation
- Explanation—Clause (a) applies whether the re-construction takes place (after the date of this notification) entirely at the same time or by instalments at different times, and whether more than half the cubical extent has (after the date of this notification) been taken down or burnt down, or has fallen down, at the same time or at different times:

"Rubbish."

(41) "rubbisn" means dust, ashes, broken bricks, mortar, broken glass, kitchen or stable refuse, and refuse of any kind which is not "offensive matter" as defined in this section.

"Rervico-

(42) "service-privy" means a privy which is cleansed by hand, but does not include a bath-room used as a privy;

"Bewage,"

(43) "sewage" means night; soil and other contents of privies, urinals, cesspools or drains;

"Street."

(46) "street" means a public or private street; and

"Slreet bligament." (47) "street alignment" means a line dividing the land comprised in and forming part of a street from the adjoining land.

Power to decide whether land is a bustee. 4. The Chairman may decide whether any particular land its or is not a "bustee" as defined in section 3, and his decision shall be final.

CHAPTER II-MUNICIPAL AUTHORITIES.

Delegation of certain of Chairman's functions to Municipal 18. (1) The Chairman may, by general or spooial order in writing, delegate to the Vice-Chairman, the Engineer or the Secretary any of the Chairman's powers, duties or functions under this notification or any rule or bye-law... made hereunder, except those conferred... upon... him by section 633.

Provided as follows:

- (e) When the Chairman by any order made under this section delegates
 to any municipal officer any power or duty which is exercisable or
 is required to be performed subject to the approval or with the
 sanction of the Municipal Commissioners in meeting, the Chairman shall send a copy of such order to the Municipal Commissioners in meeting.
- (2) The exercise or discharge by any municipal officer of any powers, duties on functions delegated to him under sub-section (1) shall be subject to such conditions and limitations (if any) as may be prescribed in the said order; and also to control and revision by the Chairman.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

CHAPTER XXIV .- BUILDINGS.

363. After the date of this notification, no piece of land shall be used building as a site for the erection of a building and no masonry building shall be erected or re-erceted, otherwise than in accordance with the provisions of this Chapter and and Schedule XVII, and any orders, rules or by-laws made under this Act, relating to the use of building sites or the ercotion or re-creetion of masonry buildings. buildings, as the case may be.

Masonry buildings.

367. (1) The Commissioners in meeting may give public hotice of their regulate future erection of intention to declare-

certain classes of buildings in particular streets or localities,

- (a) that, in any streets or portions of streets specified in the notice-
 - (i) continuous building will be allowed subject to the provisions of this Act relating to continuous building, or
- (b) that, in any localities specified in the notice, the erection of only detached buildings will be allowed, subject to the provisions of this Act relating to detached buildings.

(2) No objections to any such declaration shall be received after a period

of three mouths from the publication of such notice.

(3) The Commissioners in meeting shall consider all objections received within the said period, and may prepare a declaration relating to the streets or localities referred to in the notice and submit the declaration to the Local Government, together with the said objections (if any) and their report upon them.

(4) The Local Government, after considering the said objections (if any), may confirm the declaration, and before doing so, may modify it, but rot so as

to extend its effect.

(5) When any such declaration has been so confirmed, it shall be published in the Calentta Gazette and shall take effect from the date of such publication.

(6) No person shall erect or re-erect any building in contravention of any such declaration. •

370. (1) Every person who intends to erect or re-erect a masonry building Application shall send to the Chairman-

- (a) an application for approval of the site, together with a site plan of the land, and
 - (b) an application for permission to execute the work, together with a plan of the building, complete elevations and sections of the work and a specification of the work.
- (2) Every document referred to in sub-section (1) shall contain the particulars and be prepared in the manner prescribed in this behalf in Schedule XVII.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -- contd.

Permission to erect or re-erect mesonry building not to be unless and until approved, Work not

Permission to erect or re-erect a masonry building shall not be given unless and until the Chairman has approved the site on an application sent to him under section 370.

permission given. Approval of site when to be given

or refused.

- 372. The erection or re-erection of a masonry building shall not be comcommerced menced unless and until the Chairman has granted written permission for the execution of the work on an application sent to him under section 370.
 - 373. Within thirty days after the receipt of any application made under section 370 fer approval of a site, or of any information or further information required under Schedule XVII, or within fifteen days after the Chairman has been satisfied that there are no objections which may lawfully be taken to the approval of the site, the Chairman shall, by written order, either approve the site or refuse, on one or more of the grounds mentioned in section 377, to approvo the site:

Provided that the making of such order shall not in any case be delayed for more than thirty days after the Chairman has received all the information which he considers nocessary to onable him to doal finally with the said

application.

Permission. to execute work when to be given or refused.

Within thirty days after the receipt of any application made under 374.section 370 for permission to execute any work, or of any information or documents or further information or documents, required under Schedule XVII, or. within fiftoen days after the Chairman has been satisfied that there are no objections which may lawfully be taken to the grant of permission to execute the work, the Chairman shall, by written order, either grant permission to execute the work, or refuse, ou one or more of the grounds mentioned in section 377 or section 378, to grant such permission:

Provided that the said period of thirty days shall not, in any of the cases mentioned in this section, begin to run until the site has been approved under

section 373:

Provided also that the making of such order shall not in any case to delayed for more than thirty days after the Chairman has received all the information which he considers necessary to enable him to deal finally with the said application.

375. (1) Whenever the Chairman refuses to approve a building-site for a masonry building, or to grant permission to erect or re-erect a masonry building, he shall state specifically the grounds for such refusal, and the applicant may

appeal to the Commissioners in meeting against such refusal.

(2) The decision of the Commissioners in meeting shall be final. (3) If the Commissioners in meeting reject any such appeal, they shall, by written order, specifically state the grounds for such rejection.

376. (1) If, within the period prescribed by section 373 or section 374, as the case may be, the Chairman has neither given nor refused his approval of a building-site, or his permission to execute any work, as the case may be, the Commissioners in meeting shall be bound, on the written request of the applicant to determine, by written order, immediately on the expiration of such approval or period, whether such approval or permission should be given or not.

Record of reasons, and appeal, when approva! or permission refused.

Reference to Commis-sloners in meeting if Chairman delays geant or refusal of

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)—contd.

(2) If the Commissioners in meeting do not, within fifteen days from the receipt of such written request, determine whether such approval or permission should be given or not, such approval or permission shall be deemed to have been given; and the applicant may proceed to execute the work, but not so as to contravene any of the provisions of this Act or any rales or by-laws made hereunder.

377. The only grounds on which approval of a site for the erection or Grounds on which re-erection of a masonry building, or permission to erect or re-erect a masonry approval of the forms.

building, may be refused aro the following, namely:

(1) that the work, or any of the particulars comprised in the site-plan, building-plan, elovations, sections or specification would contravene may be some specified provision of this Act or some specified order, rule or refused. by-law made hereunder;

(2) that the application for such permission does not contain the particulars or is not propared in the manner prescribed in Schedule

XVII;

(3) that any of the documents referred to in section 370 have not been signed as proscribed in the said Schedule;

(4) that any information or documents required by the Chairman under the said Schedule has or have not been duly furnished; (r

(5) that the applicant has not satisfied the Chairman that there are no objections which may lawfully be taken, on any of the grounds hereinbefore in this section mentioned, to the grant of the said approval or permission.

378. Notwithstanding anything contained in section 377,-

Chairman may at his discretion refuso to grant permission to orect a masonry building or to convert one or more huts or temporary building or (a) if any street shown in the site-plan is an intended private street, the structures into a masonry building until the street is commenced or completed, and

(b) the Chairman may for special roasons grant permission to erect a masonry building, or to convert, one or more huts or temporary structures into a masonry building, on any site without references

to its position in relation to any street.

Special powers for suspending

uta, sta.,

masonry building.

into &

379. If the erection or re-erection of any masonry building is not com- Lapse of menced within one year after the date on which permission was given to execute if not acted the work, the work shall not be commonced until a fresh application has been within one made and a fresh permission granted under this Chapter.

380. Not less than three days hefore any person commendes to erect or Notice re-effect a mascury building, the owner of the building shall send to the mending Engineer a written notice specifying the date on which it is proposed to work.

commence the work.

381. Within one month after the erection or re-erection of a masonry Neticeatt building has been completed, the owner shall send to the Engineer a written completed of work. notice of the fact. .

BENGAL ACT III OF 1899 (THE CAMOUTTA MUNICIPAL ACT, 1899) -contd.

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lowers of

n making

382. The Chairman, may, at any time during the erection or re-erection of any masonry building, or within one month after the receipt of the notice sent under section 381 with respect to any masonry building, inspect such building without giving previous notice of his intention so to do.

383. (1) If, or making any such inspection, the Chairman finds that the

building is being or has been constructed-

(a) otherwise than in accordance with the plans thereof which he has approved, or

- (b) in such a way as to contravene any of the provisions of this Act or any rules or bye-laws made under this Act, he may, by written notice, require the owner of the building either—.
 - (i) to make such alterations as may be specified in the notice with the object of bringing the work into conformity with the said plans or provisions, or

(ii) to appear before him and show cause why such alterations

should not be made.

(2) If such owner does not appear and show cause as aforesaid, he shall be bound to make the alteratious specified in such notice.

(3) If such owner appears and shows cause as aforesaid, the Chairman shall, after hearing him, cancel the notice issued under sub-section (1), or confirm the same subject to such modifications, if any, as he may think fit.

(4) An appeal shall lie to the Commissioners in meeting from any requisition made under sub-section (1) or order passed under sub-section (3) for the alteration of a building, and their decision shall be final.

Application of Act to alterations of, and additions to, masonry buildings.

ipplication f Act to derations f, and dditions o, masonty mildings. 391. (1) Without the consent of the Chairman, no person shall make any alteration of, or addition to, any masonry building in such manner that, when so altered or added to, the building will, by reason of such alteration or addition, not be in conformity with the provisions of this Chapter or Schedule AVII, or any orders, rules or by-laws made under this Act, relating to the erection of masonry buildings

(2) Every alteration of, or addition to, a masonry building, and any other work made or done for any purpose in, to, or upon a masonry building, shall, so far as regards such alteration, addition or other work, be subject to the provisions of this Chapter and Schedule XVII, and any orders, rules or by-

laws made under this Act, relating to the erection of masonry buildings:

Provided as follows:-

(a) none of the said provisions, orders, rules or by-laws shall apply in the case of a necessary repair not affecting the position or dimensions of a building;

(b) sections 370' to 383. . . . shall not apply in the case of any alteration of, or addition to, a building unless one or more of the works referred to in rule 52 of Schedule XVII is or are undertaken;

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

- (c) provisional permission to proceed with any of the works referred to in the said rule 52 may be granted in the cases and subject to the conditions prescribed in this behalf in the said Schedule XVII.
- (3) If any question arises as to whether any alteration addition or other work is a necessary repair not affecting the position or dimensions of a building, the matter shall be referred to the Chairman, whose decision shall be final.

Exemptions.

393. The following buildings shall be exempted from this Chapter, that Exempted is to say—

sed,

- (a) any building erected and used, or intended to be erected and used, exclusively for the purpose of a plant-house, summer-house (not being a dwelling-house), poultry-house or aviars, provided the building be wholly detached from, and situated at a distance of at least ten feet from the nearest adjacent building, and
- (b) any building erected or intended to be erected by, or with the sanction of the Chairman for use solely as a temporary hospital for the reception and treatment of persons suffering from any dangerous disease.

HAPTER XXX - DEMOLITION, ALTERATION AND STOPPING OF WORK.

- 49. If the Commissioners in meeting are satisfied-
 - (1) that the erection or referection of any masonry building-
 - (a) has been commenced without obtaining the permission of work the Chairman, or (where an appeal or reference has been made to the Commissioners in meeting) in contravention of any orders passed by the Commissioners, or
 - (b) is being carried on or has been completed otherwise than
 in accordance with the particulars on which such pern.ission or orders was or were based, or
 - (c) is being carried on or has been completed in breach of any provision contained in this Act or in any rules or by-laws made hereunder, op of any direction or requisition lawfully given or made under this Act or such rules or by-laws, or
 - (2) that any alterations required by any notice issued under section 383 have not been duly made, or
 - (5) that any alteration of, or addition to, any masonry building, or any other work made or done for any purpose in, to, or upon any masonry building, has been commenced or is being carried on or has been completed in breach of section 301

Demolition or alteration of building work unlawfully commensed, carried on or completed.

BENGAL ACT III OF 1899 (THE CALCUITA MUNICIPAL ACT, 1899)—contd.

the Commissioners in meeting may apply to a Magistrate, and such Magistrate may make an order-

(i, directing that the work done, or so much of the same as has been unlawfully executed, be domolished by the owner of the building or altered by him to the satisfaction of the Commissioners, in meeting, as the case may require, or

· (ii) directing that the work done, or so much of the same as has been unlawfully executed, be demolished or altered by the Chairman at the expense of the owner of the

building:

Provided that the Magistrate shall not make any such order without giving the owner and oc upier full opportunity of adducing evidence and of

being heard in defence.

Power of 451. (1) In any case in which the eroction or re-erection of a masonry Chairman to stop building, or any other work referred to in section 449, has been unlawfully progress of building commenced or is boing unlawfully carried on, the Chairman may, by written notice, require the 'person carrying on the work to stop the same, pending the unlawfully commenced decision of a Magistrate on an application to be made to him under that section. or carried (2) If any work be carried on upon any premises in contravention of a

notice issued under sub-section (1), any person directing or carrying on such work may, under the orders of the Chairman, be removed from the premises

· by any police officer.

. 452. When any person is liable to be directed to demolish work and to Demolition pay a fine under this Act, both those directions may be given at the discretion cumulative of the Magistrate.

CHAPTER XLIII.—BY-LAWS AND RULES.

Powers of Commissioners in meeting for making by-laws. The Commissioners in meeting may make by-laws -

(23) regulating the use of land as sites for the erection of buildings;

(24) regulating the erection and re-erection of masonry buildings;

(25) regulating the making of alterations in, and additions to, masonry buildings;

(55) generally, for earrying out the provisions and intentions of this Act.

Penalties of by-laws.

- In making a by-law under section 559, the Commissioners in meeting may provide that a breach of it shall be punishable—
 - (a) with fine which may extend to twenty rupees, and, in the case of a continuing breach, with fine which may oxtend to ten rupees for every day during which the breach continues after conviction for the first breach, or

(b) with fine which may extend to ten rupees, for every day during which the breach continues after receipt of written notice from

the Chairman to discontinue the breach.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)—contd.

564. Any power conferred by this Act for making by-laws or rules powers for making by-laws or rules power for making by-laws or rules powers for making by-laws and rules exercised from time to time as ogcasion requires.

from time

565. The power to make by-laws under this Act is subject to the conditions of the by laws being made after previous publication, and to the following further conditions, namely:-

Conditioos precedent to the

- (a) a draft of the by-laws shall be published in the Calcutta Gazette and in local newspapers:
- (4) such draft shall not be further proceeded with until after the expiration of a seriod of one month from such publication, or such longer period as the Commissioners in meeting may appoint;
- (c) for one month at least during such period, a printed copy of such draft shall be kept at the municipal office for public inspection, and every person shall be permitted at any reasonable time to peruse the same, free of sharge;
- (d) printed copies of such draft shall be delivered to any person requiring the same, on payment of such fee, not exceeding two annas for each copy, as may be prescribed by the Chairman.
- 566. (1) No by-law made by the Commissioners in meeting under this By-laws to Act shall have any validity unless and until it is...... sanctioned by the Local be subject to sance Government.

(2) Beforesane ioning any such by-law, the Local Government

... may modify it

567. (1) The Local Government may make rules, to regulate any of the Rowerto

referring to such Schedule as for the time being amended in exercise of the powers conferred by sub-section (1)......

568. (1) The power to make rules under any section of this Act is subject Condition precedent

to the condition of the rules being made after previous publication. (2) The power to make rules under......section 567 is also subject to the making of

- following further conditions, namely:-(a) a draft of the rules shall be published in the Calcutta Gazette and . forwarded to the Commissioners in meeting for their opinion;
 - (b) such draft shall not be further proceeded with until six weeks after such publication or until such later date as the Logal Government may appoint.
- •570. When any by-law or rule......has been made under this Act and Publication of by-laws....... duly sanctioned, it shall be published in the Calcutta Gazette, and such addresses publication shall the conclusive proof that the by-law or rule.......has been duly made,

BENGAL ACT III OF 1893 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

Printing and sale of copies of by-laws and rules: 571. (1) The Chairman shall cause all by-laws and rules..... from time to time in force to be printed, and shall cause printed copies thereof to be delivered to any applicant on payment of a fee of two annas for each copy.

(2) Notice of the fact of copies of by-laws and rulesbeing obtainable at the said price, and of the place where and the person from whom the same are obtainable, shall be given by the Chairman from time to time by

·advertisement in local newspapors.

Exhibition of by-laws and rules on boards.

Power of Local Govern-

ment to mancel by

aws and

- 572. (1) Boards, with the by-laws and rules..... printed thereon or with printed copies of the by-laws and rules....... affixed thereto, shall be hung or affixed in some conspicuous part of the municipal effice and in such places of public resort, markets, slaughter houses and other places affected thereby as the Chairman thinks fit, and the said boards shall from time to time be renowed by the Chairman.
- (2) No municipal officer or servant shall prevent the inspection by any person at any reasonable time of any board provided by the Chairman under sub-section (1).

(3) No person shall, without lawful authority, destroy, pull down, injure

or deface any such board.

573. (1) If the Local Government is at any time of opinion that any by-law or rule...... made under this Act by the Commissioners in meeting should be cancelled, either wholly or in part, it shall cause the reasons for such opinion to be communicated to the Commissioners, and shall prescribe a reasonable period within which the Commissioners in meeting may make any representation with regard thereto which they may think fit.

(2) After receipt and consideration of any such representation, or, if in the meantime no such representation is received, after the expiry of the prescribed period, the Local Government may, at any time, by notification in the Calcutta

Gazette, cancel such by law or rule, either wholly or in part :

Provided that no by-law or rule... ...shall be cancelled in part only if, within the period aforesaid, the Commissioners in meeting have objected to a

partial cancellation thereof.

- (3) The cancellation of a by-law or rule......under sub-section (2) shall take effect from such date as the Local Government may in the said notification direct, or, if no such date is specified, then from the date of the publication of the said notification in the Calcutta Gazette, except as to anything done or suffered or omitted to be done before such date.
 - (4) The said notification shall also be published in local newspapers.

CHAPTER XLIV .- PENALTIES.

lertain fleuces unishable rith fine.

- 574. Whoever-
 - (a) contravenes any provision of any of the clauses of this Act mentioned in the first column of the following table; or
 - (c) fails to comply with any......requisition lawfully made upon him "under any of the said clauses,
- shall be punished with fine which may extend to the amount mentioned is that behalf in the third column of the said table.

BENGAL ACT III OF 1899 THE CALGUTTA MUNICIPAL ACT, 1899)-contd.

Explanation.—'The entries in the second column of the following table, headed "Subject," are not intended as definitions of the offences described in the clauses mentioned in the first column, or even as abstracts of those clauses, but are inserted merely as references to the subject of the clause, the number of which is given in the first column.

CLAUBES		Sulfect.	Fine which may be imposed.	
		· 1	3	
Section 380		Sending written notice to Engineer before commencing to erect or re-erect a	Fifty rapees.	
Section 381		masonry building. Sending written notice to Engineer after completion of erection or re-erection of masonry building.	One hundred rupees	
Section 451, tion (1).	sub-sec-		One hundred rupees	
Section 572, tion (2)	sub-sec-		Fifty rupees.	
Section 572, tion (3).	sub-sec-		Ten rupees.	
Section 622, tion (3).	sub-sec-	Occupier to afford facilities to owner for complying with Act, rules, by-laws and requisitions.	Fifty rupees.	

575. Whoever, after having been convicted of -

(a) confravening any provision of any of the clauses of this Act mentioned in the first column of the following table; or

(c) failing to comply with any.... requisition lawfully made upon him under any of the said clauses

continues to contravene the said provision or to neglect to comply with the said direction or requisition, as the case may be,

shall be punished, for each day after the first during which he continues so to offend, with fine which may extend to the amount mentioned in that behalf in the third column of the said table.

Explanation.— The entries in the second column of the following table, beaded "Subject," are not intended as definitions of the offences described in the clauses mentioned in the first column, or even as abstracts of those clauses, but are inserted merely as references to the subject of the clause, the number of which is given in the first column.

CLAUSES			Subject.	 Daily fine which ma
1		•	2	8
Section 451 tion (1). Section 622, tion (3).	sub-sec-	or Magn	to afford facilities with Act, rules	1 -

Continuing offences in certain cases punishable after a first conviction with a daily fine.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

Fine for unlawfully commencing, carrying on or, completing building

- 579. If the crection or re-erection of any masonry building -
 - (a) is commenced without obtaining the permission of the Chairman, or (where an appeal or reference has been made to the Commissioners in meeting) in contravention of any orders passed by the Commissioners, or
 - is carried on or completed otherwise than in accordance with the particulars on which such permission or orders was or were based, or
 - (c) is carried on or completed in breach of any provision contained in this Act-or in any rules or by-laws made hereunder, or of any direction or requisition lawfully given or made under this Act or such rules or by-laws, or

if any alterations required by any notice issued under section 383 be not duly made, or

if any alteration of, or addition to, any masonry building, or any other work made or done for any purpose in to or upon any masonry building, is commenced carried on or completed in breach of section 391,

the owner of the building shall be liable to fine which may extend to five hundred rupees and to further fine which may extend to one hundred rupees for each day during which the offence is continued after the first day.

Fine for disobediscovered for demolition or alteration was rebuilding work unlawfully commensed, carried on or completed. 580. If any person to whom a direction to demolish or alter work is given under clause (i) of section 449 fails to obey the same, he shall be liable to fine which may extend . . . to five hundred rupoes . . . and to further fine which may extend . . . to one hundred rupoes for each day during which he so fails after the first day.

Fine for putting masonry building to other than declared

- 582. When a masonry building has been erected, re-erected, altered or added to after a statement has been made, under rule 31 . . . of Schedule XVII, that it was intended to use the building or any part thereof for any of the purposes specified in that rule, then any person putting the building or such part thereof to any use other than that so stated shall be liable,—
 - (a) . . . to fine which may extend to five hundred rupees, and to further fine which may extend to one hundred rupees for every day after the first during which he continues such use

BENGAL ACT III OF. 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

583. When a masonry building has been erected, re-erected, altered or Pipe for added to under this Act without any statement having been made, under rule 31 . . . of Schedule XVII, that it was intended to use the building or any part thereof for any of the purposes spooified in that rule, then any person using the building or any part thereof for any of those purposes shall be liable,-

for carrying

(a) . . . to fine which may extend to five hundred rupoes, and to further fine which may extend to one hundred rupees for every day after the first during which he continues such use . . .

585. Any porson who, in contravontion of . . . section 648 . . . removes any mark shall be punished with fine which may extend to two hundred removing mark. rupecs, or with imprisonment for a term which may extend to two months

Penalty for

CHAPTER XLV .- PROCEDURE

Service of notices, etc.

59 . Whon any notice . . . or other document is required by this Service Act, or by any rule or by-law . . . made hereunder, to be sorved upon how to be or issued or prosented to any porson as owner or occupier of any building or owner or land land -

- (i) if the building or land has been numbered under the Municipal Act for the time being in force, it shall not be necessary to name the owner or occupier in the document, and
- (ii) the service, issue or presentation thereof shall be effected—
 - (a) by giving or tendering such document to the owner or occupier or, if there be more than one owner or occupier,. to any one of the owners or occupiers of such building
 - (b) if the owner or occupier is not found, by giving or tendering such document to some adult male member or servant of the family of the owner or occupier or of any

Powers of Entry.

595. The Chairman may enter into or upon any building or land, with or source on entry to without assistants or workmen, in order to make any inspection, survey, measurement or inquiry or execute any work which is authorized by this aurvey or execute Act or by any rule or by-law . . . made hereunder, or which it is work. necessary, for any of the purposes or in pursuance of any of the provisions of this Act or of any such rule or by-law to make or execute:

Provided as follows:-

no such entry shall be made between sunset and sunrise;

no dwelling house, and no public building or hut which is used as dwelling place, shall be so entered, unless with the consent of the cocupier thereof, without giving the said occupier

BENGAL ACT III OF 1899 (THE CALCUITA MUNICIPAL ACT, 1899) - contd.

at least twenty-four hours' previous written notice of the intention

to make such entry;
(c) sufficient notice shall in every instance be given, even when any premises rany otherwise be entered without notice, to enable the inmates of any apartment appropriated to females to remove to some part of the premises where their privacy need not be

disturbed;

(d) due regard shall always be had, so far as may be compatible with the exigencies of the purpose for which the entry is made, to the social and religious usages of the occupants of the premises entered.

Power of entry on lands adjacent to works. 596. (1) The Chairman may enter upon any land adjoining or within one hundred yards of any works authorised by this Act, or any rule or by-law . . . made hereunder, for the purpose of depositing upon such land any soil, gravel, sand lime, bricks, stone or other materials, or of obtaining access to such works, or for any other purpose connected with the carrying on of such works.

(2) The Chairman shall, before entering upon any land under sub-section (1), give the ewher and occupier three days' previous written notice of his intention to make such entry, and of the purpose thereof, and shall, if so required by the owner or occupier, set apart by sufficient fences so much of the land as may be required for the purposes mentioned in or referred to in the said sub-section.

(3) The Chairman shall not be bound to make any payment, tender or deposit before entering upon any land under sub-section (1). But shall do as little damage as may be, and shall pay compensation out of the Municipal Fund to the owner and occupier of the land for such entry and for any temporary damage that may be done in consequence thereof, and shall also pay compensation out of the Municipal Fund to the said owner for any permanent damage resulting therefrom.

(4) If such owner or occupier is dissatisfied with the amount of compensation paid to him by the Chairman, he may appeal to the Commissioners in

meeting, whose decision shall be final.

Enforcement of orders to execute work, etc.

Time of complying with requisition or order, and power to enforce requisition or order in default of person direc ed.

597. (1) When any requisition or order is made under this Act, or under any rule or by-law . . . made hereunder, by written notice issued by any municipal authority or by any municipal officer empowered . . . in this behalf, a reasonable period shall be prescribed in such notice for carrying such requisition or order into effect.

(2) If ... such requisition or order or any portion thereof is not complied with within the period so prescribed, the Chairman may, subject to the provisions of sections 598, 599 and 600, take such measures, or cause such work to be executed or such things to be done, as may, in his opinion, be necessary for giving due effect to the requisition or order so made; and, unless it is in this Act otherwise expressly provided, expenses thereof shall be paid by the person or by any one of the persons to whom such requisition or order was addressed.

BENGAL ACT III OF 1899 (THE CALCUITA MUNICIPAL ACT, 18199)-contd.

(3) The Chairman may take any measure, execute any work or cause anything to be done under this section, whether or not the person who has failed to comply with the requisition or order is liable to punishment or has been prosecuted or sentenced to any punishment or such failure.

598. (1) When any notice referred to in section 597 has been served on Submission any porson, he may send to the authority or officer by whom it was issued a to written objection setting forth any reasons which he may desire to arge for the amplying

withdrawal or modification of the notice.

(2) If any such objection be sent in time to admit of orders being passed. upon it before the expiration of the period prescribed in the notice, execution of the work may be postpoued until the authority or officer by whom the notice was issued has passed orders on the objection.

(3) If any such objection be sent in time to admit of the objector being heard in person before the expiration of the period prescribed in the notice, he shall be entitled to be so heard, and the objection shall be considered in his

presence, at a time to be fixed by notice issued in this behalf.

599. (1) Instead of sending an objection under section 598, or at the time of sending such an objection, any person on whom a notice referred to in section 597 has been served may apply to the authority or officer by whom the expenses of work. notice was issued for an estimate of the expenses which would be incurred if the notice were enforced by a municipal authority; and, on receipt of such an application, the said authority or officer shall supply such estimate.

(2) If the said authority or officer fails to supply such ostimate, not more than five rupces shall be charged to the said person for any work executed by a

municipal authority by way of enforcing the said notice.

600. (1) If any estimate supplied under section 599 exceeds three Reference hundred supeos, no work shall be executed by a municipal authority as aforesaid objections until the expiration of ten days from the date on which the estimate was so commissupplied

(2) Within a period of soven days from the said date, the said person may apply in writing to have his objections to the execution of the work or to the estimated cost of the work determined by the Commissioners in meeting; and, if such application be made within the said period, no work shall be executed by any municipal authority by way of onforcing the said notice until the Commissioners in meeting have disposed of such objections.

sioners in meeting.

Recovery of expenses. .

602. (1) Whenever under this Act or any rule or by-law...made here to be under the expenses of any work executed or of any measure taken or thing done by a particular to the torder of any municipal authority and Management by or under the order of any municipal authority, any Magistrate, or any and municipal officer empowered ... in this behalf are payable by any person, the under the same shall be payable on demand.

(2) If not paid on demand, the said expenses shall be recoverable by the Act, 1844. Chairman, subject to the provisions of sub-section (2) of section 616, by distress. and sale of the moveable property of the defaulter in the manner provided by

sections 121 to 128 of the Bengal Municipal Act, 1884.

Bengal Municipal

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

Apportionexpenses between Owners or occupier.

603. (1) If the said expenses are payable by more than one owner, and the names of all such owners are entered in the assessment-book, the Chairman may apportion the expenses among such owners.

(2) If the said expensos are payable by more than one occupier, and all such occupiers are known, the Chairmair may apportion the expenses among

such occupiers

Recover, occupier of exptases payable by owner.

604. If the said expenses are due in respect of some work executed or thing done to, upon or in connection with, some building or land, or of some measure taken with respect to some building or land, and the defaulter is the owner of such building or land, the amount thereof may be demanded from any person who at any time before the said expenses have been paid occupies the said building or land under the said owner; and, in the event of the said person failing to pay the same, they may be recovered by distress and sale of the moveable property of the said person in the manner provided by sections 121 III of 1884. to 128 of the Bengal Municipal Act, 1884

Provided as follows: -

- (a) unless the said person neglects or rofuses, after request by the Chairman, truly to disclose the amount of the rent payable by him in respect of the said building or land and the name and address of the person to whom the same is payable, the said person shall not be liable to pay on account of the said expenses any larger sum than, up to the time of demand, is payable by him to the owner on account of rent of the said building or land; but it shall rest upon the said person to prove that the amount of the expenses demanded from him is in excess of the sum payable by him to the owner;
- (b) the said person shall be ontitted to credit in account with the owner for any sum paid by or recovered from him on amount of the said expenses;
- (c) nothing in the foregoing provisions of this section shall affect any agreement made between the said person and the owner of the building or land in his occupation respecting the payment of the expenses of any such work, thing or measure as aforesaid.

Power to accept agreement for payment of expenses in instal-

Recovery of Instalm uts

- 605. Instead of recovering any such expenses as aforesaid in any manner hereinbefore provided, the Chairmin may, if he thinks fit, and with the approval of the Commissiners in meeting, take an agreement, from the person liable for the payment thereof, to pay the same in instalments of such amounts and at such intervals as will secure the payment of the whole amount due, with interest thoreon at the rate of six per centum per annum, within a period of not more than five years
- 610. Any instalments payable under section 605... which is not paid when the same becomes due may be recovered by the Chairman by distress and sale, in the manner provided by sections 121 to 123 of the Bengal Municipal III of 1884 Act, 1884, of the moveable property of the person by whomit is due.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -conta.

611. Whenever the owner of any huilding or land fails to execute any execution work which he is required to execute under this Act or under any rule or occupier. by-law made hereunder, the docupier, if any, of such building or land may, in default with the approval of the Chairman, execute the said work, and he shall be and deduction entitled to recover from the owner the reasonable expenses incurred by him in of expens so doing, and may deduct the amount thereof from the rent which from time. to time becomes due by him to the owner.

612. When any work is executed by the occupior of any building or land Recovery from owner of the requisition of any municipal authority, or on the requisition of any municipal authority, or

occupier.

when the cost of any work executed by any municipal authority is executed by or in coovered from such eccupier. rocovered from such eccupier,

then, if the Chairman certifies that the expenses of cuch work, or such cost, as the ease may be, ought to be borne by the owner of the building or land, the said occupier may deduct the amount thoreof from the rent payable to such owner, or may recover the same from him in any Court of competent jurisdictiou.

613. (I) When any person, by reason of his receiving the rent of im- Rellef to movoable property as agent or trustee, or of his being as agent or trustee the agents are person who would receive the rent if the property were let to a tenant,. would, under this Act, be bound to discharge any obligation imposed by this Act or any rule or by-law ... made herounder on the owner of the property. and for the discharge of which money is required, he shall not be bound to discharge the obligation unless he has, or but for his own improper act or default might have had, in his hands funds belonging to the owner sufficient for the purpose.

(2) The burden of proving the facts entitling an agent or trustee to relief under this section shall lie on him.

(3) When any agent or trustoe has claimed and established his right to relief under this section, the Commissioners at a meeting may give him notice to apply to the discharge of such obligation as afore aid the first moneys which shall come to his hands on behalf or for the use of the ewner; and should he fail to comply with such notice he shall be deemed to be personally liable to discharge such obligation.

Recovery of Expenses or Compensation in case of Dispute.

616. (1) If, when the Chairman demands payment of any expensos under Retarence section 602, his right to domand the same or the amount of the demand is by Chairman to disputed, the Chairman shall refer the case for the determination of the Court of the of Small Causes or other Civil Court competent to try such case and having jurisdiction in the town of Howrah.

(z) The Chairman shall, pending the decision on any such reference, defer further proceedings for the recovery of the sum claimed by him, and shall, after the decision, proceed to recover only such amount, if any, as is thereby declared to be due.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNCCIPAL ACT, 1899) -- contd.

Application to Civil Court in

617. Where, in any case not provided for by section 616, any municipal authority or person is required by or under this Act or any rule or by-law ... made hereunder to pay any expenses or any componsation, the amount to be so paid, and, if necessary, the apportionment of the same, shall, in case of dispute, be determined, except as is otherwise provided in ... section 596, ... by a Court referred to in section 616, on application being made to it for this purpose at any time within one year from the date when such expenses or compensation first became claimable.

Recovery cortained under section 617 to be due.

618. If the amount of any expenses or componsation ascertained by any Court in accordance with section 617 is not paid on domand by the person liable to pay the same, it shall be recoverable as if the same were due under a decree of that Court.

Power to sue,

619. Instead of proceeding in any mannor hereinbefore prescribed for the recovery of any expenses or compensation of which the amount due has been ascertained as hereinbefore provided, or after such proceedings have been taken unsuccessfully or with only partial success, the sum due or the balance of the sum due, as the case may be, may be recovered by suit brought in any Court of competent jurisdiction against the person liable for the same.

Limitation of time for appeal.

Limitation of time for

621. In any case in which no time is prescribed by the foregoing provisions of this Act for the presentation of an appeal allowed thereunder, such appeal, AV of 1877. subject to the provisions of section 5 of the Indian Limitation Act, 1877, must be presented within thirty days after the date of the order or proceeding against which the appeal is made.

Obstruction of owner by occupier.

Application to Small Cause Court by owner when occupier prevents his comply ing with

622. (1) If the owner of any building or land is prevented by the occupier thereof from complying with-

any provision of this Act or any rule or by-law ... made hereunder, or any requisition made hereunder or under any such rule or by-law in respect of such building or land, the owner may apply to ... the Court of Small Causes of Howrah.

(2) The said Court, on receipt of any such application, may make a written order requiring the occupier of the building or land to afferd all reasonable facilities to the owner for complying with the said provision or requisition, and may also, if it thinks fit, direct that the costs of such application and order be paid by the occupier.

(5) After eight days from the date of any such or ler, it shall be incumbent on the said occupier to afford all such reasonable facilities to the owner for the purpose aforesaid as may be prescribed in the said order; and, in the event of his continued refusal so to do, the owner shall be discharged, during the continuance of such refusal, from any liability which he would otherwise incur by reason of his failure to comply with the said provision or requisition.

Bengal Aor III of 1899 (the Calcutta Municipal Act, 1899) -contd.

Proceedings before Civil Courts.

623. (1) For the purposes of any inquiry or proceeding under this Act, the Court of Small Causes may summon and enferce the attendance of witnesses and compol them to give evidence and compol the production of documents, by the same means, and, as far as is possible, in the same manner as is provided court, by the Provincial Small Cause Courts Act, 1887.; and in all IX of 1887. matters relating to any such inquiry or proceeding the sa.d Court shall be guided generally by the provisions of . . . the said Provincial Small Canse Courts Act so far us the same are applicable.

- (2) If, in any such inquiry or proceeding, the person against whom the complaint or application has been made fails to appear, notwithstanding that he has been duly summoned for this purpose, the said Court may hear and determine the case in his absence.
- (3) The costs of every such inquiry or proceeding, as determined by the said Court, shall be payable by such parties and in such proportions as the said Court may direct, and the amount thereof sba'l, if necessary, be recoverable as if the same were due under a decree of the Coint.

624. (1) The Local Government may, by notification in the Caloutta Free in Gazotte, prescribe what fee, if any, shall be paid-

proceed.
ines before
Civil
Courts.

- (a) on any application . . . or reference made under this Act to a Civil Court; and
- (b) provious to the issue, in any inquiry or proceeding of any Court under this Act, of any summous or other process:

Provided that the fees, if any, prescribed under clause (a) shall not, in cases in which the value of the claim or subject-matter is capable of being estimated in money, exceed the fees at the time being levied, under the provisions of the Presidency Small Cause Courts Act, 1882, in cases in which the xvw1888. value of the claim or subject matter is of like amount.

(2) The Local Government may, by a like notification, determine by what

person any fee prescribed under clause (a) shall be payable. (3) No application ... or reference shall be received by any Civil Court

until the fee, if any, prescribed therefor under clause (a) has been paid:

Provided that the Court may, whonever it thinks fit, receive an application or reference made by or on behalf of a poor person, and may issue process on behalf of any such person, without payment or on part-payment of the fees prescribed under this section.

625. Whonever any application or reference made to a Civil Court re-pay. under this Act is settled by agreement of the parties before the hearing, half the rent of half-fees on amount of all fees paid up to that time shall be repaid by the said Court to the settlement before hear-income. parties by whom the same have respectively been paid.

Proceedings before Magistrates.

029. All offences against this Act, or against any rule or by law made companies hereunder, committed within Howrah shall be organizable by a Magis- of offences: trate having jurisdiction in Howrsh; and such Magistrate shall not be deemed

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1889)-contd.

to be incapable of taking cognizance of any such offence by reason only of his being liable to pay any municipal rate or other tax or of his being benefited by the Municipal Funds to the credit of which any fine imposed by him will be

payables

Power to hear case in absence of accused when sur moned to appear.

prosecu-tion.

630. If any person summoned to appear before a Magistrate to answer a oharge of an offence against this Act or any rule or by-law made hereunder fails to appear at the time and place mentioned in the summons, the Magistrate may, if service of the summens is proved to his satisfaction and if ne sufficient cause is shown for the non-appearance of such person, hear and determine the oase in his absence.

Limitation of time for

631. (1) No person shall be liable to punishment for any offence against this Act or any rule or by-law made herounder," unless complaint of such offence is made before a Magistrate within three months ... next after the commission of such offence.

Legal proceedings.

Powers of Chairman as to institution, etc., proceedings and obtaining legal advice.

633. The Chairman may, subject to the centrol of the Commissioners in meeting, -

- (a) institute, defend or withdraw from legal proceedings under this Act or any rule or hy-law made hereunder;
- (b) compound any effence against the Act or any rule or by-law made hereunder which, under any law for the time being in force. may lawfully be compounded;

(c) admit, compromise or withdraw any claim made under this Act or.

any rule or by-law made hereunder; and

(d) obtain such legal advice, and assistance as he may from time to time think it necessary or expedient to obtain, or as he may be desired by the Commissioners in meeting to obtain, for any of the purposes referred to in the foregoing clauses of this section, or for securing the lawful exercise or discharge of any power or duty vesting in or imposed upon any municipal authority, officer or servant.

Notice, l and tender of amends in suit against municipal authority,

etc.

634. (1) No suit shall be instituted against any municipal authority, officer or servant, or any person acting under the direction of any municipal authority, officer or servant, in respect of any act purporting to be done under this Act or any rule or by-law made hereunder, until the expiration of one month next after written notice has been delivered or left at the municipal office or the place of abode of such officer, servant or person, stating the cause of action and the name and place of abode of the intending plaintiff; and the plaint must contain a statement that such notice has been so delivered or left

(2) Every such suit must be commenced within three months next after the

accrual of the right to sue.

- (3) If any authority or person to whom any notice is given under subsection (1) tenders sufficient amends to the plaintiff before the suit is instituted, the suit shall be dismissed.
- (4) If no such tender be made, the defendant may pay into Court such sum of money as it or he thinks fit, and thereupon such proceedings shall be had as in other cases in which defendants are allowed to pay money into Court.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

(5) Nothing in the foregoing sub-sections shall apply to any suit instituted 1 of 1877.

under section 54 of the Specific Relief Act, 1877.

635. No suit shall be maintainable against any municipal authority, Indemnity officer or servant, or any person acting under the direction of any municipal cipal authority, officer or servant, or of a Magistrate, in respect of anything lawfully cities, etc. authority, officor or servant, or of a Magistrate, in respect of anything lawfully and in good faith and with due care and attention done under this Act or any ule or by-law made hereunder.

CHAPTER XLVI.-Supplemental Provisions:

· Police.

643. (1) The District Superintendent of Polico and his subordinates Co-operashall be bound-

(a) to co-operate with the Chairman for carrying into effect and enforcing the provisions of this Act and

(b) on the order of a Magistrate, to assist the municipal authorities in carrying out any order made by a Magistrate under this Act for the demolition of a building.

(2) It shall be the duty of every pelice-officer in Howrah.

(1) to communicate without delay to the proper municipal officer any information which he receives of a design to commit or of the commission of any offence; against this Act or any rule or by-law ... mado hercunder, and

(ii) to assist the Chairman or any municipal officer or servant reasonably demanding his aid for the lawful exercise of any pewer resting in the Chairman or in such municipal officer or servant under this Act or any such rule or by-law

644. (1) Every police-officer shall arrest any person who commits, in his Arrest of offenders. view, any offence against this Act or any rule or by-law made herennder, f the name and address of such person be unknown to him, and if such person, on demand, declines to give his name and address or gives a name or address which such efficer has reasen to believe to be false.

(2) No person so arrested shall be detained in custody after his true name and address are ascertained or, without the order of a Magistrate, ofor any longer ime, not exceeding at the most twenty-four hours from the arrest than is 1000 sary for bringing him before a Magistrate

(3) On the written application of the Chairman or the Vice Chairman any police-officer above the rank of constable shall arrest any person who obstructs any municipal officer or servant in the exercise of any of the powers conferred by this Act or any rule or by-law made hereunder.

Miscellaneous.

• 645. Whenever any right is conferred or duty imposed by or under this Act on the owner or occupier of any premises, and, in consequence of their being gradations of owners or occupiers, doubt arises as to who is the owner or occupier entitled to exercise such right or bound to perform such duty, the Chairman may, after due inquiry, determine from time to time which of such owners or occupiers, and to be so entitled or bound. occupiers shall be deemed to be so entitled or bound.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICOPAL ACT, 1899) - contd.

Prohibition of removal of mark. 648. No person shall remove any mark set up for the purpose of indicating any level or direction necessary to the execution of works authorized by this Act or any rule or by-law made herounder.

SCHEDULE XVII. ·

RULES AS TO THE USE OF BUILDING SITES AND THE EXECUTION OF BUILDING-WORKS.

[See sections 563, 370, 373, 374, 377,391, 567, 532 and 583.]

Part I .- Builling-sices.

Conditions as to use of buildingsites,

- 1. No piece of land shall be used as a site for the erection of a builling-
 - (I) if the building is to abut on a street, unless the site be of such a shape that the face of the building can be made parallel to the line of the street, or as nearly parallel to the said line as the Chairman may consider practicable; and
 - (2) if the site is within thirty feet of a tank, unless the owner satisfied the Engineer that he will take such or ler as will prevent any risk of the domestic drainage of the building passing into the tank; and
 - (3) if the building to be erected is a public building, a.dwelling-house or a hut—
 - (a) unless the site is certified by the Engineer to be dry and well drained or to be capable of being well drained, and
 - (b) if the site is a filled up tank, or has been filled up with or used for depositing rubbish, offensive matter or sewage unless the site was so filled up or last so used more than five years previously and unless the Chairman has examined the site and granted a certificate to the effect that it is, from a sanitary point of view, fit to be built upon

Parts II and III .- Masoury Buildings.

Height.

2. (1) If a masonry building is situated at the side of any street to which the Commissioners in meeting may declare this rule to apply, no portion of the building shall intersect any of a series of imaginary lines drawn across the street at an angle of forty-five degrees with the plane of the grand, such lines being drawn from the street alignment on the side of the street which is the more remote from the building in question, at the level of the pavement or of the centre of the street.

Explanation—If a building be placed at the edge of the street, its height must not exceed the width of the street; but, if the building or one or more of its, storeys be set back, the height of the building may be increased, subject to the condition that no portion of the building after the height is increased,

intersects any of the aforesaid lines.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

(2) In the case of any masonry building which is re-erected in a street, in existence at the date of this notification which is less than thirty-five feet wide, the angle at which the lines referred to in sub-rule (1) are to be drawn shall

bo fifty-six and-a-half degrees instead of forty-fivo degrees.

(3) Notwithstanding anything contained in sub-rule (1) or sub-rule (2), the Commissioners in meeting may, by order published in the Calcutta Gazette, declare that, in any street in existence at the date of this notification which is specified in the order, the election of two storeyed masonry buillings not exceeding twenty-eight feet in height will be permitted without complyingwith the requirements of those subrules.

(4) If a masonry building is situated on a corner plot, so as to abut upon more than one street the height of the building shall be regulated by the wider of such streets so far as it will abut or abuts upon such wither street, and also so far as it will abut er abuts upon the narrower of such streets to a distance

of ferty feet from the wider street. •

3. The floor or lewest floor of every masonry building erected or re-erected Lev lot from the ground-level must be constructed at such level as will admit of -

(a) the construction of a drain sufficient, for the effectual drainage of the building and placed at such level as will admit of the drainage being led into some municipal sewer at the time existing or projected, and

(b) the provision of the requisite communication with some sewer into which the drainage may lawfully be discharged, at a point in the *upper half of such sewer or with some ether moans of drainage.

into which the drainage may lawfully be discharged.

4. A masonry building shall not be placed over any municipal drain Building except with the written consent of the Chairman.

. - municipal drain.

5. Where only detached buildings are allowed, the passage affording Passage for necess to building access to a masonry building from the street must be at least eight feet wide

Distance

alignment.

6. (d) In any stroot, laid out after the date of this notifica ion, to which the Commissioners in meeting may declare this rule to apply, and in which between continuous building is allowed, the distance between the building line and the street street alignment shall not be less than four foet.

(2) Subject to the approval of the Chairman, an open verand h may be

erected upon the space between such line and alignment.

7. (1) Except with the sanction of the Chairman, the foundation of Foundation a masonry building must rest on solid ground.

(2) The spread of the foundation must be such that the pressure on the soil,.....shall not be greater than one ton on the quare foot.

(3) The levels of the foundation must be such as the Chairman may consider satisfactory.

8. The plinth of a masonry building must be at least two feet above the Plinth.

level of the contre of the nearest street.

9. Every wall of a masonry building must be constructed so as to rest wolling upon proper footings having regular offsets and a horizontal spread on each side of the wall of not less than one half the height of the footings unless an adjoining

BENGAL ACT III OF 1890 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

wall interferes, in which case the footings may, subject to the provisions of subrule (2) of rule 7, be omitted, where that wall adjoins.

10. The outer walls of a masonry building must be constructed of brick or some other hard and incombustible substance.

Bonding of walls. Walls in

Outer wa le

- 11. All wells of a masonry building must be properly bonded.
- 13 If a masonly building exceeds one storey in height-

building of more than one (a) every wall must be solidly put together with—

- (i) good cement, or
- (ii) good lime, or
- (iii) mortar compounded with good cement and sand or other suitable material, or
- (iv) morter compounded with good lime and sand or other suitable material;
- (b) the proportions of the materials forming such mortar must be such as are approved by the Chairman;
- (c) no part of any wall, other than a curnice or moulding, shall overhang any part of a wall underneath it; and
- (d) every wall must be of such thickness as the Chairman may consider necessary to insure safety, regard being had to the height of the building, the materials of which it is constructed and the purpose for which it is intended to use it.

Beams and

- 15. (1) All beams and girders in a masony building must be supported by a breadth of brick-work, stone or other solid substance sufficient to secure their stability.
- (2) The bearing of a team or girder on a wall shall not, without the sanction of the Chairman, be less than three-fourths of the thickness of the wall.

Part IV. - Dielling-houses and other domestic buildings.

Proportion of site for dwelling, house which may he built upou.

Open space in rear of building.

- 17. The total area covered by all the buildings (including verandahs) of any site used for a dwelling-house shall not exceed two-thirds of the total area of the site, except with the sanction of the Chairman.
- 22 (1) Except in localities where the crection of only detached buildings is allowed, there must be in the rear of every domestic building an open space extending along the entire width of the building and belonging exclusively to the building, unless the back of the building abuts on an open square or the like, of not less than twenty feet in width, which is ledicated to public use and is consequently not likely to be built upon.
- . (2) The minimum distance across such space from every part of the building to the boundary line, or (if the boundary is a wall) the inner edge of the boundary wall, of the land or building immediately opposite such part, shall be air fact.

Rules and Orders made unde

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

23. If any person desires to erect a domestic building in a street laid out Relaxation before the date of this notification upon a site, which before the date of this case of notification. was occupied by a domestic building, and the site is of such a irregular nature that it is impracticable to provide an open space, in the rear of the buildng of the dimensions prescribed by rulo 22, the Chairman may rolax the prorisions of that rulo:

Provided that ---

- (a) such open space shall be left as the **Chairman** may consider practicable, having regard to all the circumstances of the case, and.
- (b) not more than two-thirds of the total area of the site shall be occupied by masonry buildings or verandalis-

24. (1) Except in localities where the erection of only detached buildings Open space is allowed, if either side of a domestic building is not attached to the adjacent building. building, and if such sido does not abut on an open square or the like which is dedicated to public use and is consequently not likely to be built upon, there must be between the buildings an open space extending along the onlire length of such side and belonging exclusively to the said domestic building.

(2) The minimum distance across such space from every part of the said domestic building to the boundary line, or (if the boundary is a wall) .tho inner edge of the boundary wall, of the land or building immediately opposite such part, shall be four feet.

(1) Every interior courtyard and every open space prescribed by rule Interior 22 or rule 24 flust be raised at least one foot above the level of the centre of he noarest street, so as to admit of easy drainage into the street.

27. The following further provisions shall have effect in the case of dwelling-houses in bustees, that is to say -

Further provisions ing-houses

- (a) the owner of the laud in a bustee on which a dwelling-house is to be erected must give up all land which may be required so as to leave a space of at least eighteen feet in front of and along the entire length of the boundary line of the premises; •
- (b) all land so givou up shall vest in the Commissioners, and the owner shall receive reasonable compensation therefor out of the Municipal Fund.

Part VI.--Application for approval of sites for, and for permission to erect or re-erect, masonry buildings.

30. (1) Every application for approval of a site for a masoury building for must be written ou a printed form (to be supplied by the Chairman free of approval of charge), and must state the position of the site, the number a signed to it in executions the assessment-book, its dimensions, and such other particulars as may be prestion of cribed by the Chairman.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

- (2) The site-plan sent with such an application must be drawn to a scale f not less than one-fiftieth of an inch to a foot, must be sent in duplicate and upst show—
 - (u) the boundaries of the site; .
 - (b) the position of the site in relation to neighbouring streets;
 - (c) the name of the street in which the building is proposed to be situated;
 - d) the position of the building in relation to-
 - (r) the boundaries of the site;
 - (ii) 'all adjacent streets, buildings and premises within a distance of forty feet of the site, and
 - (iii) (if there is no street within a distance of forty feet of the site). some existing or projected street ;
 - (e) the means of access to the building from the street;
 - (f) the position and approximate height of all other buildings within forty feet of the site;
 - (9) the position, form, dimensions and ventilation of privios, urinals, drains, cesspools, stables, eattle-sheds, cow-houses, wells and other appurtenances of the building, and the inclination of such drains;
 - (h) free passage or way in front of the building;
 - (j) space to be left about the building to secure a free circulation of air admission of light, and access for seavenging purposes;
 - (k, the width and level of the street (if any) in front, and of the street (if any) at the rear, of the building; and
 - (1) such other particulars as may be prescribed by the Chairman.

A plication to be sent and particulars furnished by person intending to erect or re-crect a masonry building.

- 31. (1) Every application for permission to erect or re-creet a masonry building must be written on a printed form (to be supplied by the Chairman free of clarge), and must state the description of the building, its dimensions, and such other particulars as may be prescribed by the Chairman.
- (2) The plan of the building and the elevations and sections accompanying such an application must be neatly and accurately drawn to a scale of not less than one eighth of an inch to a foot, and must be sent in duplicate, and the said plan must show—
 - (a) the levels and width of the foundation of the building;
 - (b) the level of the lowest floor of the building; and
 - (c) the level of all courtyards and open spaces in the building or premises, and the plinth-level of buildings with reference to the level at the centre of the nearest street.

BENGAL ACT III OF 1899 (THE CALCUITA MUNICIPAL ACT, 1899) -- contd.

- (3) The specification accompanying such an application must comprise full information as to the following particulars, namely: - •
 - (i) the materials and method of construction to be used for external walls, party walls, foundations, roofs, floors, ficeplaces and chim-

(i) the manner in which roof and house drainage and the surface

* drainage of land will be disposed of;

(iii) the manner, if any, in which it is proposed to pave the courtyards and open spaces in the building or premises, and the slope to which the surface is to be made in each case;

(iv) the means of agress that will be available to scavengers to get to servfee-privies; •

(v) the purpose for which it is intended to use the building; and

(i) if the building is intended to be used as a dwelling-house for two or more families, or as a place for carrying on any trade or business in which more than twenty people may be employed, or as a place of public res rt, the means of ingress and egress.

Explanation to clause (r).—If it is intended to use the building or any part thereof for any of the following purposes, namely -

melting tallow;

boiling offal or blood:

skinping.or disembowelling animals;

as a soap house, oil-boiling-house or dyeing-house;

as a tannery, a slaughter-house, or a kiln for making bricks, pottery, tiles or lime;

as a manufactory or place of business from which offensive or unwholesome smells may arise;

as a yard or depôt for trade in hay, straw, wood, thatching grassjute or other dangerously inflammable material;

as a store-house for kerosine, petroleum, naphtha or any inflammable oil or spirit;

as a shop for the sale of meat;

as a place for the storage of rags or bones, or both;

as a lodging house or a serai; or

as a stable, cattle-shed or cow-house,

the fact must be expressly stated.

32. An application for approval of a site for, and an application for such permission to erect or re-erect, a mascury building may, if the applicant so applications together.

desires, he sent together.

33. (1) The plans, elevations and sections referred to in section 370 must of plans, he signed clearly and in a prominent place by the owner of the building.

Signature of plans, and sections referred to in section 370 must of plans, he signed clearly and in a prominent place by the owner of the building.

(2) If the said documents have been prepared by an Architect or an ions. Eng neer, they may be signed by him as well as by the owner.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

Formulation of requirements and oujections.

34. (1) All information and decuments which it may be found necessary to require, and all objections which it may be found necessary to make, before deciding whether a site should be approved for a masonry building, or whether permission to erect or re-erect a masonry building should be given, shall be respectively required and made in one requiration, and the applicant shall be apprised thereof at the earliest possible date.

(2) Within thirty days after the receipt of any application under section 370

for approval of a site, the Chairman may require the applicant -

- (a) to furnish him with any information on matters referred to in that section which has not already been given in the decuments received thereunder, or
- (b) to satisfy him that there are no objections which may lawfully be taken, on any of the grounds mentioned in section 377, to the approval of the site.
- (3) Within thirty days after the receipt of any application under section 370 for permission to expect work, the Chairman may require the applicant -
 - (i) to furnish him with any information on matters referred to in that section which has not already been given in the decuments received thereunder, or with any decument prescribed by that section which has not been sent in; or
 - (ii) to satisfy him that there are no objectious which may lawfully be taken on any of the grounds mentioned in section 377 to the grant of permission to execute the work.
- (4) If any information or documents required under sub-rule (2) or sub-rule (3) is or are, in the opinion of the Chairman, incomplete or defective, he -may, within thirty days after the receipt of the same, require further information or documents to be furnished.

(5) If any requisition made under sub-rule (2), sub-rule (3) or sub-rule (4) is not complied with within three menths, the application received under section

370 shall be deemed not to have been made.

Chairman to sign approved plana. 35. When the Chairman has approved any site plan or given permission to execute any work, he, or the Vice Chairman, if authorized by the Chairman, so to do, shall sign such site-plan or the approved plans of the work, as the case may be.

Part IX.—Application of rules to alterations of, and additions to, masonry buildings.

Relaxation of rule 2.

50. In applying rule 2 in the case of an alteration of, or addition to, any masonry building which was erected before the date of this notification, the angle at which the lines referred to in sub-rulo (1) of that rule are to be drawn shall be fifty-six and-a-half dogress instead of forty-five degrees:

Provided that nothing centained in this rule shall authorize any addition to a building which would make it higher than any building which, at the date of this notification, is standing on the same site.

BENGAL ACT III of 1899 (THE CALCUITA MUNICIPAL ACT, 1899) - contd.

- 51. Rule 27 shall not be applied in the case of any dwelling-house which Restriction is being altered or added to, unless the front of the house is being enlarged.
- 52. (1) Rules 30 to 35 shall not be applied in the case of any alteration of, or addition to, a masonry building unless one or more of ton of ton of the following works is or are nudertaken, namely :--

on applica-tion of rule 27.

- (a) the construction of a roof or an external or party wall,
- (b) any repairs to the building which involve the reconstruction of a masonry wall, a lift-shaft or a chimney after the same has beenentirely or in great part demolished,
- (c) the closing of any door or window in an external wall;
- (d) the construction of an internal wall or partition,
- (c) any other alteration of the internal arrangements of a building which effects an alteration of its courtyard or courtyards or its drainage, ventilation or sanitary arrangements or which affects its security,
- (f) the addition of any building, room, out-house or other structure,
- (g) the roofing of any space between one or more walls and buildings,
- (h) the conversion into more than one place for human habitation of a building originally constructed as one such place,
- (1) the conversion of two or more places of human habitation into a greater number of such places,
- (k) the alteration of a building for the purpose of effecting a partition amongst joint owners.
- (2) In the case referred to in clause (g) of sub-rule (1), the said rules 30 to 35 shall apply only as regards the structure which is formed by roofing a space, and not as rogards adjoining buildings.
- 53. (1) If, in any case of urgency arising from causes beyond his own Grant of provisional control, any person desires to undertake without delay any of the works referred to in rule 52, he may send to the Chairman an application for, provisional to proceed with the work.

- (3) Such application must contain an explanation of the urgency and a general description of the work proposed to be undertaken.
- (3) Within a period of three days after the receipt of any such application, the Chairman shall, by written order, either grant or refuse to grant provisional permission to proceed with the work.
- (4) If, within the said period of three days, the Chairman, has neither granted nor refused to grant such provisional permission, the same shall be deemed to have been granted.
- (5) Whenever such provisional permission is granted; and in, any case provided for by sub-rule (4), the applicant must, within fifteen days, send to the Chairman a regular application for permission to execute the work: and, if he fails to do so, the provisional permission shall be deemed to be withdrawn.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

Notification No. 715 T.-M., dated the 20th May, 1904 (published in the Calcutta Gazette of 1904, Part IB, p. 138).

In exercise of the powers conferred by section 641, sub-section (2), of the Calcutta Municipal Act, 1899, the Lieutenant-Governor is pleased to extend to the town of Howrah the portions of that Act which are set forth in the annexure to this Natification, subject to the modifications and restrictions shown in antique type in that annexure.

ANNEXURÉ.

Portions of the Calcutta Municipal Act, 1899, extended to Howrah, with modifications and restrictions shown in antique type.

CHAPTER XXXI.—KEEPING OF ANIMALS AND DISPOSAL OF CARCASSES.

Prehibition as to keeping animals. 453. No person shall,-

- (a) without the written permission of the Chairman, or othorwise than in conformity with the terms of such permission, keep any swine in any part of Howrah;
- · (b) keep any animal on his premises so as to be a nuisance or dangerous;
- (c) feed any animal, or suffer or permit any animal to be fed or to feed, with or upon sewage or offensive matter.

Destrucsion of stray carcasses thereof disposed of, as the Chairman may direct; and no claim shall clie for compensation for any swine so destroyed.

CHAPTER XLIV.—PENALTIES.

Fine. **574.** . Fine which may be Clauses. Subject. imposed. . 1 2 3 Section 453 Keeping of animals Fifty rupees. 575. .. Daily fine, Daily fine which may Clauses. Subject. be imposed. 2 Section 453 Keeping of animals '... Five rupees.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

CHAPTER XLV. - PROCEDURE.

Licenses and Written Permissions.

- 586. (1) Every license and written permission granted under this Act or puration, any rule, by law or regulation made horounder shall specify the period for signalare, which, and the restrictions and conditions subject to which, the same is granted, and shall be signed by the Chairman.
- (2) For every such license or written permission a fee may be charged at such rate as may from time to sine be fixed by the Chairman with the sanction missions of the Commissioners in meeting.
- (3) Subject to the provisions of provise (i) to section 481, any license or written permission granted under this Act or any rule, by law or regulation made hereunder may at any time be suspended or revoked by the Chairman, if any of its restrictions or conditions is infringed or evaded by the grantee, or if the grantee is convicted of a breach of any of the provisions of this Act or of any rule, by-law or regulation made hereunder in any matter to which such license or permission relates.
- (4) Any person whose license is suspended or roveked under sub-section (5) may appeal to the Commissioners in meeting, whose decision shall be final.
- (5) When any such license or written permission is suspended or revoked, or when the poriod for which the same was granted has expired, the grantee shall for all purposes of this Act or any rule, by law or regulation made hereunder be deemed to be without a license or written permission until the Chairman's order for suspending or revoking the license or written permission is cancelled by him, or until the license or written permission is renewed, as the case may be.
- (6) Every grantee of any such license or written permission shall at all reasonable times, while such license or written permission remains in force, produce the same at the request of the Chairman.

Notification No. 822T.—M., dated the 25th July, 1907 (published in the Calcutta Gazette of 1907, Part IB, p. 94).

In exercise of the powers conferred upon him by section 641, sub-section (2) of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), the Lieutenant-Governor is pleased to extend to that part of the town of Howrah, which lies within the boundaries specified in Annexure II to this Notification the portions of the said Act which are set forth in Annexure I hereto, subject to the modifications and restrictions shown therein in antique type.

Bengal Act III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -confd.

ANNEXURE I.

Portions of the Calcutta Municipal Act, 1899, extended to the town of Howrah, with modifications and restrictions shown in antique type.

CHAPTER I -PRELIMINARY.

*Definite - 3. For the purposes of this Act, unless there is anything repagnant in the subject or context,-

"Platform". [34] the word "platform," when used with reference to a privy, means the surface containing the aperture through which the sewage passes into the receptacle

CHAPFER XXI. - PRIVIES AND OTHER RECEPTACIES [OR] 1 FILTH.

Privies and Urinals.

Privies and urinals for future buildings,

311. Every building erected or re-created after the extension of this Chapter to the Howrah Municipality must be provided with a sufficient privy or a sufficient privy and urinal:

Provided as follows:—

(a) The Chairman may, by written order, in any ease Jeelare that no privy or urinal need be provided;

(b) The Commissioners in meeting may allow a common privy or common privies for the use of the occupants of any two or more adjacent huts.

Direction to require provision of privy or urinal for building, land or bustee.

312. If it appears to the Chairman that any building, land or bustee is without a privy or urinal, or that the existing privy or urinal available for use by the occupiers of any building, land or bustee is insufficient, inefficient, or for sanitary reasons objectionable, he shall, by written notice, require the owner of the building, land or bustee to provide a privy or urinal or additional privies or urinals, to the satisfaction of the Chairman:

Provided that, where a privy or urinal is, or is intended to be, used in common by the occupiers of two or more premises, and the Chairman considers that the same is sufficient for all the occupiers of both or all such premises, be need not require a separate privy or urinal to be provided on or for each of

such premises.

Power to require provision of privies and arinals for premises used by large numbers of people. 313. If it appears to the Chairman that any premises are, or are intended to be used as a market, railwiy-station, dock, wharf or other place of public resort, or as a place for the employment of persons exceeding twenty in number in any manutacture, trade or business or as workmen or labourers, he may, by written notice, require the owner or occupier of such premises to provide a sufficient number of privies and urinals for the separate use of persons of each sex.

BENGAL ACT III of 1899 (THE PALCUTTA MUNICIPAL ACT, 1899) -contd.

314. Privies and urinals, and appurtenances thereof, must be constructed, Rules for construct. maintained and regulated in accordance with -

- (a) the rules contained in Schedule XVI, and
- (b) requisitions made under such rules.
- :15. When the occupier of any building or land pays the expenses of Recovery making any structural alterations in a privy or urinal in pursuance of any in a power notice issued under . . . Schedule XVI, he may deduct the amount thereof of making from any rent due or thereafter accruing due to the owner of the building alterations. or land.

316. (1) If, within three years after any privy has been provided or altered with the sanction or on the requisition of the Commissioners, a requisition is made by the Commissioners for the re-building or alteration of such of manual payable and manual payable and the expusion of such re-building or alteration of such of manual payable and the payable privy, the expenses of such re-building or alteration shall be paid out of the incertain Municipal Funds.

icipal Funds.

317. All . . . privies and urinals which do not belong to the Commisprivies and urinals which do not belong to the charge of the uthaleast sioners, or which have been constructed, erected or set up at the charge of the Municipal Fund, on premises not belonging to the Commissioners, for the use to the or benefit of the owner or occupier of the said premises shall be open to inspection and examination by the Commissioners.

318. For the purposes of such inspection and examination, the Commistion. exterior to a building, or any portion of a building which they may otto, for purposes of subdingpoor.

Provided that in the prosecution of any such inspection and examination the damage as may be shall be done

as little damage as may be shall be done.

319. (1) If, upon any such inspection and examination as aforesaid, it is inspection found that the privy or urinal examined is in proper order and and coamination by condition, and that none of the provisions of this Chapter cr Schedule whom to be XVI have been contravened in respect of the construction or maintenance paid. thereof, and that no encroachment has been made thereupon, the ground or the portion of any building, house-drain or other work, if any, opened, broken up or removed for the purpose of such inspection and examination shall be fined in, reinstated and made good by the Commissioners.

(2) But if it is found that any privy or urinal so examined is not in good order or condition, or has been repaired, changed, altered, encroached upon or (except when the same has been constructed by or under the order of the Commissioners) constructed in contravoution of any of the provisions of this Chapter or . . . Schedule XVI or of any eductment at the time

in force,

the expenses of the inspection and examination shall be paid by the owner of the premises, and the said owner shall at his own cost fill in, reinstate and make good the ground or the portion of any building, house-drain or other work opened, broken up or removed for the purpose of such inspection and examnation:

Provided that the amount recoverable as expenses of such inspection and examination shall not in any case exceed ten rupees.

in privy or urinal.

Expenses

Commissioners to be subject to inspec. tion and examina.

BENGAL ACT III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

Power of 320. Commissioners in section to require repairs, sto. to be made. Situate-r 320. (1) When the result of the inspection and examination is as described in section 319, sub-section (2), the Commissioners may, by written notice, require the owner of the premises in which the privy or urinal is

(a) to close or remove the same or any enoroschment thereupon, or

- (b) to renow, repair, cover, re cover . . . ventilate, pave and pitch, flush, cleanse or take such other order with the same as 'the Commissioners may think fit to direct, and to fill in, reinstate an i make good the ground or the portion of any building, house-drain or other work opened, broken up or removed for the purpose of the "inspection and examination aforesaid
- (2) In any such case as aforesaid, the Commissioners may, forthwith and without notice, stop up or demolish any house drain by which sowage, offensive matter or polluted water is carried through, from, into or upon any premises in contravention of any of the provisions of this Chapter or . . . Schedule XVI; and all expenses incurred by the Commissioners in so doing shall be paid by the owner of the premises.

General prohibitions.

326. No person shall,—

Prohibition. of certain

- (a) in contravention of any of the provisions of this Chapter or Schedule XVI, or of any notice issued or direction given thereunder, or without the written permission of the Commissioners,
 - in any way alter the fixing, disposition or position of, or construct, erect, set up, renew, re-build, remove, obstruct, stop up, destroy or change,

any privy o urinal, or any .:.. covering or other fitting or appliance connected therewith;

(b) without the written permission of the Commissioners, renew, re-build or unstop any ... privy or urinal, or any fitting or appliance which has been, or has been ordered to be, discontinued, demolished, or stopped up under any of the provisions of this Chapter;

(c) without the written permission of the Commissioners, make any eneronohment upon, or in any way injure or cause or permit to be injured, any privy or urinal;

Appeal.

ppeal to appointed by Commismooting.

- 327. (1) An appeal shall lie to a Special Committee appointed by the Commissioners in meeting from-
 - (a) any holice issued or other action taken or proposed to be taken by the Chairman-
 - (i) under section 320 . . . or
 - (ii) under any by-law made under section 559 olause
 - (iii) under . . . clause (a) of rule 6 in Schellule X vt., or

BENGAL ACT III OF 1899 (THE CALCUSTA MUNICIPAL ACT, 1899) -contd.

- (b) any refusal by the Chairman to grant a written permissicn under section 326.
- (2) The decision of the Special Committee appointed by the Commissioners in meeting on any such appeal shall be final.

General powers of the Commissioners.

- 328. (1) Subject to the foregoing provisions of this Chapter, and to the coveral power of Commisprevisions of . . . Schedule XV1, -
 - (a) . . . all privies and urinals shall be under the survey and control of respect of house.

 the Commissioners as regards their site, conctruction, materials dreams. and dimensions and the arrangements for cleansing or flushing the privies and
 - (b) the Commissioners may, by written notice, require that any rivy or urinal be altered, paved, repaired, . . . ventilated, or kept in such a state of repair as to admit of its being sufficiently cleaned, or be supplied with water, or be connected with a drain, or be stopped up or demolished.
 - (2) Every such notice shall be addressed, --
 - (i) if the building or land to which the privy or urinal belongs, or for the use of the occupants of which the same was constructed or is continued, is situate in a bustee to the owner or occupant of such building, or, at the option of the Commissioners—to the owner of the land, and
 - (ii) in other cases—to the occupier of the building or land.
- (3) The expense of executing any work in pursuance of any such notice shall be paid by the person to whom the notice was addressed.

CHAPTER XXX. - Demolition of Alteration of Work.

- 450. In any of the following cases, namely:-
- (7) if any privy be placed in contravention of rule 1 or sub-rule (1) of Demolition rule 2 of Schedule XVI, the Commissioners may apply to a Magistrate, and such Magistrate may make work. an order directing that the privy
 - (a) be demolished by the owner, or altered by him to the satisfaction of the Commissioners, or
 - (b) be demolshed or altered by the Commissioners at the expense of the

Provided that the Magistrate shall not make any such order without giving the ewner and occupier full opportunity of adducing evidence and of being heard in defence.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1809) -contd.

CHAPTER. XLIII. By-LAWS and Rules.

Powers of Commis-sioners in meeting for making

- The Commissioners in meeting may make by-laws -
 - (12) regulating, in any particular not specifically provided for in Chapter XXI or Schedule XVI, the construction of privies and urinals and the maintenance, control and oleansing of privies and urinals

to be by-laws.

There shall for annexed to by laws made under clauso (12) . . annexed to of section 559 type-plans of all constructions referred to in them, and the said plans shall be open to the inspection of any applicant at the Municipal Office at all reasonable times.

Power to amendment of Schedule XV1.

- 567. (1) The Local Government may make rules to regulate any of the matters referred to in section 314, and may, by such rules, alter, add to or cancel any of the rules contained in Schedule . . . XVI
- (3) All references in this Act to Schedule XVI shall be construed as referring to such Schedule as for the time being amended in exercise of the powers conferred by sub-section (1)....

CHAPTER XLIV.-PENALTIES. .

Fine.

574. *

CLAUSE.	Subject.	Rine which may be imposed
¹ [Section 3)2	Requisition to provide privy and urital for building, land or bustce.	Fistyrupoes]
Section 313	Requisition to provide privies and urinals for premises used by large	Two hundred rupees.]
Section 314	' numbers of people. Construction, maintenance and regulation of privies, urinals and appur-	Two hundred rupees.
Section 320, sub-section (tonances thereof.) Requisition to close, remove, renew or take other order with privy or urinal.	
Section 326	Prohibition of certain acts in connection with privies or urinals.	One hundred rupees.
Section 328, clause (b)	Requisition to alter, pave, etc., privy or urinal.	One hundred rupees.
Schedule XVI, rule sub-rule (1).	Placing privy on upper floor	
Schedule XVI, rulo sub-rule (1).	Requisition to form a passage giving access to a privy from the street.	Twenty rupees.
Schedule XVI, rnle 16		

The preliminary portions of sections 574 and 575 have already been extended to the town of Howrah by Notification No. 1855 M., dated the 17th July, 1903, s published in the Ocicutal Gazetti of the 22nd idem, Part 11.

¹ This entry within square brackets was inserted by Notification No. 1483 M., dated the 23th November, 1910, post, p. 1433.

This antry within square brackets was inserted by Notification No. 1247 M., dated the 20th August, 1912, post, p. 1437.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

Daily fine which may be imposed. CLAUSE. Subject. Requisition to provide privy and 1 [Section 312 . Fivo rapees.] surinal for building, land or bustee ¹ [Section 313 Requisition to provide privies and Twenty rupoes.] urinals for premises used by large numbers of people. Five rupees. Section 320, sub-section (1) Requisition to close, remove, renew or take other order with . . . privy or urinal. Section 328, clause (b) ... Requisition to alter, pave, etc., ... I wenty rupees. privy or urinal. Schedule XVI, rule 2, Placing . . . privy on uppor floor Five rupecs. sub-rule (1). Schedule XVI, rule 3, Requisition to form a passage giving Five rupees. access to a privy from the street.; sub-rulo (1). Requisition to alter privy or urinal erected or re-creeted after date of Schedule XVI, rule 16 ... Five rupees. this notification.

581. If any person to whom a direction to demolish or alter is given under Fine for clause (a) of section 450 fails to obey the same, he shall be liable to fine which dience of may extend to one hundred rupces, and to further fine which may extend to fifty rupces for each day during which he so fails after the first day. rupões for each day during which he so fails after the first day.

alteration

Daily fine.

SCHEDULE XVI.

Rules as to Privies and Uninals.

See sections 314, 315 . . ., 319, 320, 326, 327, 328, 450 (7), 559 (12), 567, 574 and 575.1

1. · (1) No privy shall be placed in the space required by this Act to be left devalued of all of a hard of all of at the back of a building-

(a) unless the total height of the privy does not exceed eleven feet, and

. . . unless there is a space of at least four feet between the nearest wall and the service aperture of the privy.

The preliminary portions of sections 574 and 575 have already been extended to the town of Howrah by Montheston No. 1853 M. dated the 17th July, 1803, spublished in the Calculta Gasetle of the 22nd idem, Part IB, page 187. page 147.

This entry within square brackets was inverted by Notification No. 1485 M., dated the 25th November, 3910. post, p. 1428,
This entry within square brackels was inserted by Nollification No. 1847 M., dated the 20th August, 1910,
20st, p. 1627
Printed gate, p. 1895.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

- (2) No... privy situated in, or adjacent to, a building shall be placed at a distance of less than—
 - (i) six feet from any other building which is a public building, or
 - (ii) four feet from any other building which is, or is likely to be, used as a dwelling place, or as a place in which any person is, or is intended to be, employed in any manufacture, trade or business.
- Upper note:

 2. (1) No privy shall be constructed on the upper floor of a building, unless it be solely used by the females and children residing in the zanana quarters. Any privy built on an upper floor must be similar in all respects to privies on the ground floor, and must be provided with ample steps or stairs for service. Every privy on an upper floor shall have another privy underneath it.

Provision of access to privy from street

3. (1) If there is no convenient access from a street to any ... privy the Commissioners may, if they think fit, by written notice, require the owner of the privy to form a passage giving access to the privy from the street.

(2) Every notice served under sub-rule (1) must require that such passage be formed at ground level, he not less than four feet wide and be provided with a suitable door, and must inform the said owner that the passage may, at his

option, be either open to the sky or covered in.

Models and type-plans.

Floor.

4 Models and type-plans of privies and urinals, approved by the Commissioners, with estimates of the cost of constructing privies and urinals in accordance therewith, shall be kept in the Municipal Office, and shall be open to inspection by any person at all reasonable times without charge; but no person shall be bound to construct any privy or urinal in accordance with any such model or type-plan if the same be constructed in accordance with the other rules contained in this Schedule.

Drain. 5. (1) A drain must be provided for every privy and every urinal.

- (2) Such drain must be constructed of some impervious material, and must connect the floor of the privy or urinal—
 - (a) with a drain communicating with a municipal drain . . . , or .
 - (b) if permitted by the Commissioners, with an impervious cesspool, the contents of which can be removed either by hand or by flow after filtration.

6. (1) The floor of every privy . . . and urinal-

- (a) must, if the Commissioners in any case so direct, be made of one of the following naturals to be selected by the owner of the privy or urinal, that is to say, glazed tiles, artificial stone or coment, or
- (b) if no such direction is given, must be made of thoroughly well-burnt earthen tiles or bricks plasfered with cement and not merely pointed with cement, and
- (c) must be in every part at a height of not less than six inches above the level of the surface of the ground adjoining the grivy or urinal.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

- (2) The floor of every privy and every urinal must have a fall or inclination of at least half an inch to the foot towards the drain prescribed by rulo 5.
- 7. The walls and the roof of every privy and urinal shall be made of such walls and materials as may be approved by the Commissioners:

Provided that-

- (a) in the case of . . . privies, the entire surface of the walls below the platform shall either be rendered in cement or be made asprescribed in clause (a) or clause (b) of rule 6.
- 8. The platform of every . . . privy or urinal must either be Flatform. plastered with cement or be made of some water tight non absorbent material such as that prescribed in rule 6, sub rule (1); and must have a fall or inclination of at least half an inch to the foot towards the aperture. .

9 Every privy or urinal situated in, or adjacent to, a building must have of privies an opening, of not less than three square feet in area, in one of the walls of the privy or urinal, as near the top of the wall as may be practicable, and communials in, or adjacent to buildings.

Every privy must be constructed in accordance with the following Regulation provisions : -

- (a) the space beneath the platform of the privy must be of such dimensions as to admit of one or two movable receptacles for sewage, of a · empacity not exceeding. one cubic foot, being placed and fitted beneath the platform in such manner and position as will effectually prevent the deposit, otherwise than in such receptacie, of any. sewage falling or thrown through the aperture of the platform;
- (b) the privy must be so constructed as to afford adequate access to the said space for the purposes of cleaning such space and of placing therein and removing therefrom proper receptacles for sewage;
- (c) the said receptacles must be water-tight, and must be made of metal if their capacity exceeds half a cubic foot, or of well-tarred earthenware or glazed stoneware if their capacity does not exceed half a cubic foot;
- (4) the door for the insertion and removal of the receptacles must. . be made so as to completely cover the aperture.

16. If any privy or urinal erceted or re-erected after the date of this Enforce notification is so constructed as to contravene any of the provisions of this the fore Schedule, the Commissioners may, by written notice, whether or not the offendor going rules. be prosecuted under this Act before a Magistrate, require—

- (a) the occupier of the building to which the privy or urinal belongs, or
- (b) (if the privy or urinal does not belong to a building) the owner of the land on which the privy or urinal stands,

to make such alterations as may be specified in the notice with the object of bringing the privy or urinal inte conformity with the said provisions.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

ANNEXURE II.

Boundary of the area within which the aforestid provisions are to be enforced.

The boundary of the area commences from the river Hooghly at the eastern extremity of Joyabibi Lane, and following the northern and western sides of that lane westward to its junction with Kunnopooker Lane; thence along the northern side of the outfall drain on the south of Horo Chandra Dhole's garden to Grish Chandra Uhosh Lane; thence along the eastern side of that lane to a point opposite the junction of Chandalpara Lane; theuce across Grish Chandra Ghosh Lane and along the northern side of Chandalpara Lane to Grand Trunk Road; thence across and along the western side of that road to a point 100 feet to the south of Naskerpara, Lane; thence in a direct line westward across Malipanchghora paddy-fields to the cross culvert on Dhurumotolla Boad : thence along the eastern side of that road up to its junction with Lilooah Road; thence along the northern side of that road to the western side of the East Indian Railway old railway bank; thence southwards along the western side of the railway line to the Benares Road level-crossing; thence southward to its junction with Bergal-Nagpur Railway Company's Line; thence along the northern edge of the Bengal-Nagpur Railway Company's property to its junction with Madhu Sudan Pal's Lane; thence along Madhu Sudan l'al's Lane, including holdings on both sides of the lane, to its junction with Belgachia Road; thence southward. along the western boundary of that road to a point on the south-east corner of Dino Sen's garden; thence in a direct line across the paddy-fields to a point on the Makorda Road 1,764 feet west of the junction of Makorda Road and Pelgachia Road; thence across that road in a direct line to the north-east corner of Dumrar jola; thence along the eastern and southern edges of that jola to Kedar Nath Bhattacharji's Lane, forming the Municipal boundary; thence along the western side of this lane to its junction with Circular Road; thence .eastward along Circular Road, including holdings on both sides of the lane to its junction with Ghoshpara Lane; thence along that lane with holdings on both side of the lane to its junction with Kasundia Hallarpara Lane; thence southward along Godadhur Mistry Lane, with holdings on both sides of the lane to its junction with Kasundia Street; thonce westward along that street with holdings on both sides of the street to its junction with Olabibitolah Lane; thence along that lane with holdings on both sides of the lane to Musalmanpara Lane; thence along that lane with holdings on both sides of the lane to Circular Road at Chatterji Hat; thence eastward along Circular Road with holdings on both sides of the lane to its junction with Kassy Nath Chatterji Lane. From the junction of Kassy Nath Chatterji Lane and Circular Road the boundary line proceeds south and east along Circular Road, covering a distance of 60 feet from the centre line of road up to the junction of Dompara Lane; thence south along the western side of Dompara Lane to its junction with Andul Road; thence along the western and northern sides of Grand Trunk Road, including a distance of 500 feet from the centre line of the road to its junction with Majerhat Road; thence across that road to a point on the north gate of Royal Botanical Garden; thence along the western edge of Grand Trunk Bead to river Heoghly.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

Notification No. 81M., dated the 13th January, 1908 (published in the Calcutta Gazette of 1908, Part 1B, p. 5).

In exercise of the powers conferred by scotion 641, sub-scotion (2), of the Calcutta Municipal Act, 1899, the Lieutenant Governor is pleased to extend to the town of Hewrah the portions of that Act which are set forth in the annexure to this Notification, subject to the modifications and restrictions shown in antique type in that annexure

ANNEXURE

Portions of the Calcutta Municipal Act, 1899, extended to Bearah, with modifications and restrictions shown in entique type.

223. The purchaser of any building or land in respect of which any sum is due at the time of the purchase on account of the share of any rate or fee payable by the owner to the Municipal Commissioners shall be liable for the amount due on account of such share for any period not exceeding one year prior to the purchase.

226. (1) If the Chairman at any time has reason to believe that any person from whom any sum is due on account

Power to take summary proceedings of any rate or fee payable to the Municipal Commissioners is about forthwith te remove from Howrah, the Chairman may direct the immediate payment by such person of the sum se due by him, and cause a bill for the same te be presented to him.

(2) If, on presentation of such hill, the said person do not forthwith pay the sum due by him, the amount shall be leviable by distress and sale in the manner prescribed in sections 121 to 129 of the Bengal Municipal Act, 1384 (Bengal Act III.of 1884), except that it shall not be necessary to serve up in the defaulter any notice of demand, and the Chairman's warrant for distress and sale may be issued and executed without any delay.

The rate or fee to be a first charge on payment of the land revenue, if any, due to the Government thereupon, be a first enarge upon the said building or land and upon the raoveable property, if any, found within or upon such building or land and belonging to the person liable for such rate or fee.

Notification No. 1247 M., dated the £0th August, 1910 (published in the Cakutta Gusette of 1910, Part IB, p. 119).

Municipal Act, 1899 (Bengal Act III of 1899), read with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), the Lieutenant-Governoy is pleased to make the following amendments in Annexure I to

BENGAL ACT III OF 1899 (HE CALCUTTA MUNICIPAL ACT, 1899) -contd.

Notification No. 822T.—M., dated the 25th July, 1907¹ (published at page 94 of Part IB of the Calcutta Gazette of the 31st July, 1907), by which certain portions of the said Calcutta Municipal Act were extended to part of the town of Howrah, namely:—

I. Before the first entry in the first table under the head "Chapter XLIV,—Penalties," insert the following:—

Printed ante, p. 1432.]

II. Before the first entry in the second table under the said head, insert the following:—

[Printed ante, p. 1433.]

Notification No. 1483 M, dated the 25th November, 1910 (published in the Calcutta Gazette of 1910, Part IB, p. 185).

In exercise of the power conferred by section 641 (2) of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), read with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), the Lieutenant-Governor in Council is pleased to make the following amendments in Annexure I to Notification No. 822T.—M. dated the 25th July, 1907 (published at page 94 of Part IB of the Calcutta Gazette of the 31st July, 1907), by which certain portions of the said Calcutta Municipal Act were extended to part of the town of Howrah, viz.—

 Before the first entry in the first table under the head "Chapter XLIV,—Penalties," insert the following:—

[Printed ante, p. 1432.]

II. Before the first entry in the second table under the said head; insert the following:—

Printed ante, p. 1433.]

Notification No. 1052T.M., dated the 19th October, 1911 (published in the Cakutta Gazette ef. 1911, Part IB, p. 185).

In exercise of the power equierred by clause (2) of section 641 of the Calcutta Municipal Act, 1899 (Bengal Act III of 1899), the Lieutenant-Governor in Council is pleased to extend to the town of, How at the portions of that Act which are set forth in the Annexure hereto, subject to the modifications and restrictions therein, which are shown, as far as possible, in antique type.

BENGAL ACT III of 1899 (THE CALCUTTA MONICIPAL ACT, 1899)—contd.

ANNEXURE.

PART II.-CONSTITUTION AND GOVERNMENT.

CHAPTER II.—MUNICIPAL AUTHORITIES.

18. (1) The Chairman may, by general or special order in writing delegate to any municipal officer any of the Chairman's powers, duties or functions understhis Notification or any rule made thereunder:

Provided that, when the Chairman by any order made under this section delegates to any municipal officer any power or duty which is exercisable or is required to be performed subject to the approval or with the sanction of the Commissioners in meeting, the Chairman shall send a copy of such order to the Commissioners in meeting.

(2) The exorcise or discharge by any municipal officer, of any powers, duties or functions delegated to him under sub-section (I shall be subject to such conditions and limitations (if any) as may be prescribed in the said order, and also to control and revision by the Chairman.

PART IV.—TAXATION.

CHAPTER XII.—RATES.

Assessment of Buildings and Land.

Assessment of annual value, and duration of assessment.

Assessment of annual value, and duration of assessment.

Assessment of annual value, and duration hereto) which have been made by competent authority and are in force at the date of the periods terminating on the dates respectively prescribed in that behalf in column 2 of that Schedule; and the annual value at which buildings and lands in each such district, are to be assessed after the date so prescribed shall be fixed by the Chairman for a period of five years, and thereafter for successive-periods of five years.

CHAPTER XIV.

Tax on Professions, Trades and Callings.

18. Every company or association or body of individuals which exercises in Howrah, either by itself or by an agent, any profession, trade or calling whatsoever, and every person who exercises in Howrah any of the professions, trades or callings indicated in schedule II (annexed hereto).

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - contd.

shall annually take out a license and pay for the same such fee as is mentioned in that behalf in the said Schedule:

. Provided that the Chairman may with the sanction of the Commissioners in meeting—

(a) remit or refund any portion of the fee so payable in respect of the exercise of any profession, trade or calling, if he is satisfied that the profession, trade or calling has been exercised for less than half the year only, or

(b) when any person is in the Chairman's opinion unable to pay the fee due for a license, exempt him from liability to take out such license or declare that he shall be entitled to take out a license under a lower class than that under which he is chargeable, or

(c) in any other case, exempt any person from liability to take out a license or declaro that any person shall be entitled to take out a license under a lower class than before.

Grant, contents and duration of licenses. 199. (1) Every license mentioned in section 198 shall be granted by the Chairman, and shall specify—

(a) the date of the grant thereof;

(b) the name of the company, association, boly or person to which or to

whom it is granted;

(c) the profession, trade or calling, and if the license is a local license as defined in rule 2 of Schedule II (annexed hereto), the place of business, in respect of which the license is granted, and

(d) the fee paid for the license.

(2) Every such license shall have effect and continue in force from the commencement to the end of the financial year on account of which it is granted.

(3) The Chairman may at any time grant a license for any previous financial year for which no license has been taken out, on payment of the fee which would have been payable therefor in the first instance; but the production of such a license shall not afford a valid defence if the licensee is prosecuted for failing to take out a license within the time required by such of the provisions in this behalf contained in the Calcutta Municipal Act, 1899, as are in force in the town of Howrah

200. The liability of any company, association, body or person to take out a license, and the class under which it or he shall be deemed bound to take out a license, shall be determined in accordance with the rules

contained in Schedule II (annexed hereto).

201. The Chairman may, by written notice, require the occupier of any building or place of business to forward to him companies, associations, bodies of individuals or persons carrying on any profession, trade, or calling therein, and of their respective professions, trades and callings.

Rules and Orders made under L.__

BENGAL ADT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) -contd.

202. (1) As soon as may be after the first day of April in every year, the
Chairman shall prepare a list of the companies,
associations, bodies and persons licensed for the
next preceding financial year under this Chapter.

(2) Such list shall contain the particulars specified in section 199, and shall be kept at the municipal office and be open to public in pertion at all reasonable

times .

PART VIII.

CHAPTER XLIII .- RULES.

Power to make rules for the amendment make rules for altering, adding to, or cancelling any part of Schedule II. (annexed hereto).

(2) All references, in such portions of the Calcutta Municipal Act, 1899, as are in force in the town of Howrah, to the afteresaid Schedule, shall be construed as referring to such Schedule as for the time being amended in exercise of the powers conferred by sub-section (1).

5.8. The power to make rules under section 567, sub-section (1), is subject to the condition of the rules being made after previous publication, and to the following further conditions, namely:—

(a) a draft of the rules shall be published in the Calcutta Gazette and forwarded to the Commissioners in meeting for their opinion;

(b) such draft shall not be further proceeded with until six weeks after such publication or until such later date as the Local Government may appoint.

570. When any rule has been made under section 567, sub-section (1).

Publication of rules in Gazotte.

and such publication shall be conclusive proof that the rule has been duly made.

PART IX.

CHAPTER XLIV .- PENALTIES.

574. Whoever fails to comply with any requisition lawfully made upon.

him under section 201 shall be punished with fine which may extend to one hundred rupees.

Continuing to disobey requisition under section 201, continues to ineglect to comply with any with the said requisition, shall be punished for soh day after the first, during which he continues so to offend with fine which hay extend to twenty rupees.

578. (1: If any company, association or body of individuals or person exercises on or after the first day of July in any year any profession, trade or calling referred to n Chapter XIV, without having the license prescribed by that Chapter, he or it

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

shall be punished with fine which may extend to three times the amount payable in respect of such license, and shall not be less than one and-a-half times such amount.

. (2) Such fine, when levied, shall be taken in full satisfaction of the demand on account of such license.

SCHEDULE II.

RULES AS TO LICENSES ON THE EXERCISE OF PROFESSIONS, TRADES AND CALLINGS.
(See sections 198, 199, 200 and 567.)

1. Every license shall be granted under one or other of the classes mentioned in the second column of the follow-(lasses of licenses, and tax on each." ing table and there shall be paid for the same the fee mentioned in that behalf in the third column of the said table : -

Berial Aq.	, cı	Fees.	
1	2	8	
	CLASS	1.	
í	Company or association or body of individuals the paid- up capital of, which is equivalent to ten lakhs of rupees or upwards.		One hundred rupoes.
	CLASS	II.	
2	Company or association or body of individuals,	which is not included in Class I.	Fifty rupecs.
3	Merchant, banker, wholesale trader, commission agent, architect, c.vil engineer, builder, contractor, auc- tioneer or carrier,	whose place of business is valued under Part IV of the Bengal Municipal Act, 1884, at Rs. 350 per mensem or upwards	
1	Lessee or owner of a cotton, jute, hide or other screw, screw-house or press-house,	whose place of tusiness is valued under Part IV of the Bengal Municipal Act, 1894, at Re. 350 per measure or newsrds.	

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

		•		
Seriat No.	• Cla	ASBOS.	•	Fens
1	•	2	• •	. 3
	CL188 II-	-concluded.	•	
5	Lessee or owner of a market, bezar or theatre or a place of public entertainment kept up for the purpose of profit,	the Beng	at Ra. 350 per	Fifty rupeer.
6	Printer, lithographer, engraver, die sinker, photographer or phototyper,	valued und the Beng	of business in er Part IV of Municipal Municipal, at Rs. 350 per part of the period of	S I
7	Hotel-keeper, boarding-house-keeper, odging-house-keeper, manageturer, retail trader or shop-keeper,	the Beng	of business in Part IV of al Municipal at Rs. 350 per pwsrds.	
	· CLASS	III.		
8	Practising surgeon, physician, dentist, barrister, attorney, vakeel of the High Court, proctor, notary public, public accountant, average adjuster, shroff or banian.			Twenty-five
	Merchant, banker, wholesale trader, commission agent, architect, civil engineer, builder, contractor, auc-			•
•	tioneer or carrier,	who is not in	luded in Class	Twenty five
1ŷ	Lesses or owner of a cotton, jute, hide or other screw, screw-house or press house,	who is not in	okuded in Class	Twenty-five.

Rules and Orders made under Bengal Acts—contd.

eria) No.	, °Clas	808.	Fees.
1	2		3
•	CLASS III	-epacluded.	
11	Lessee or owner of a market, bacar, or theatre or a place of public entertainment kept up for the purpose of profit,	who is not included in Class	Twenty-five rupees.
12	Printer, lithographer, engraver, die-sinker, photographer or phototyper,	who is not included in Class II, and whose place of business is valued unter Part IV of the Bengal Municipal Act, 1884, at Rs. 100 per mensem or up- wards.	Twenty-five rupees.
18	Hotel-keeper, boarding- house-keeper, lodging- house-keeper, manufacturer, retail trader or shop-keeper,	who is not included in Class II, and whose place of business is valued under Part IV of the Beneal Municipal Act, 1884, at Rs. 100 per mensem or up words.	Twon ty-five rupees.
14	Plumber or gas-fitter,	whose place of business is valued under Part IV of the Bengal Municipal Act, 1884, at Rs. 100 per mensem or upwards.	Twen ty - five
	CLASS	· IV.	•
15	Broker or dulal employed in the wholesale transfer or purchase of imports or exports, country produce, sitk or other merchandise.		Twelve rupeer and eight
16	Purchaser of goods in Howrah for transport and sale beyond the limits of Howrah,	who is not included in Class	Twelve rupes and eight annas.

1445 Rules and Orders made under Bengal Acts contd.

Bengal Act III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) — contd.

Berial No.	Ulasses.	Fees.
1		
•	CLASS IV—continued.	• •
17	Broker or dealer in precious, stones.	Twelve rupees and eight
18	Broker or dealer in houses, landed property, Govern- ment securities, shares or bills of exchange.	Twelve rupees and eight
19	Surveyor or professional measurer.	Twelve rupees and eight annas.
20	Fieight-broker	Twelve rupees and eight annas;
31	Practising licentiate of medi- cine, scactising spotheoary or practising veterinary surgeon.	Twelve rupees and eight annas.
22	K ceper of a shop for the sale of any liquor or intoxicating drug, a punch-house, a music-hall or a billiard-foom.	Twelve rupes and eight annas.
.23	Owner of a wholesale tobacco, jute or other dapôt.	Twelve rupees and eight annas.
24	Owner of a steam ferry boat for a cargo boat.	Twelve rupees and eight annas.
25	Pawnbroker or money-lender	Twelve rupees and eight annas.
26	Pleader, mukhtar or law who is not included in Class agent.	Twelve rupees and eight

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Bengal Act III of 1899 (THE CALCUTTA MUNICIPAL ACT, 1899) - world.

Sarial No.	CI	15565.	Foca,
1,	· ·	2 .	, 8
	Class IV	—concluded.	
97	Printer, lithographer, engraver, die-sinker, photographer or phototyper,	who is not included, in Class III or Class III, and whose place of business is valued under Part IV of the Bengal Municipal Act, 1884, at Rs. 25 per mensem or upwards.	Twelve rupees and eight annas
28	Hotel-keeper, boarding house- keeper, lodging house-keep- er, manufacturor, retail trader or shop-keepor,	who is not included in Class III or Class III, and whose place of business is valued under Part IV of the Bengal Municipal Act, 1884, at Rs. 25 per mensem or upwards.	Twelve rupees and eight annas.
29	Plumber or gas-fitter,	who is not included in Class III, and whose place of business is valued nuder Part IV of the Bengal Municipal Act, 1884, at Rs. 25 per mensem or upwards.	
10	Carriage-dealer or horsa dealer,	whose place of business is valued under Part IV of the Bengal Municipal Act, 1884, at Rs. 25 per mensem or npwards.	Twelve rapes and eight annas
:	Cia	88 V.	
8 i	Broker or dalal,	who is not included in Class	Six rupees.
82	Professional autor, singer oe musician.	•	Six rupees.

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Rules and Orders made under Bengal Acts sentil.

BENGAL AUT III or 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)-confd.

Berial No.	. Ola	Sacs.	•	Tees.
1		3	• •	
•	CLA'ss V-	continued.		
83	Keeper of a permanent stall at a daily public market or bazar, or of a shop within fifty yards of a public market or bazar, who is a seller of goods similar in kind to other goods sold in such public or market bazar.			Six rupees.
34	Poddar or money-changer			Six rupees.
35	Practising hakim, kabiraj, ustive doctor or midwife.			· Six rupcos.
36	Order-supplier, coolie-sup- plier, shipping agent or boat- supplier.			Six ruppes.
37	Printer, lithographer, engra- ver, die-sinker, photo- grapher, of phototyper,	who is not incl. II, Class II and whose pl is valued us of the Beng Act, 1884, mensem or up	I or Class I ace of busine ader Part I al Municip at Rs. 10 p	V, 1988 V a.l
	Liotel keeper, boarding house- keeper, lodging house- keeper, manufacturer, retail trader or shop keeper,	who is not incl II, Class III, and whose pli is valued up of the Beng Act, 1884, mensem or up	or Class I see of busine oder Part I al Municip at Rs. 10 p	V, 88 V al
39	Plumber or gas-fitter,	who is not inc JH or Class, place of bus under Part Bengal Mu 1884, at Rs. or upwards,	IV, and who iness is value IV of the nicipal Action per mente	ed 10°
	•			:

Rules and Orders made under Bengal Acts—contd.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1889)—contd.

Berial No.	, Cla	\$B''8,	Fees.
1		2	, 8
,	CLA	88 V-concluded.	
40	Carriage dealor or horse- dealer,	who is not included in Class IV, and whose place of business is valued under Part IV of the Bengal Municipal Act, 1884, at Rs 10 per measem or upwards.	Six rnpees.
41	Owner of sny carriago, passenger toat or palanquin which is let out for hire,	whose place of business is valued under Part IV of the Bengal Municipal Act, 1884, at Rs. 10 per mensem or upwards.	Six rupees.
42	Band supplier or stamp- vendor,	whose place of business is valued under Part IV of the Bengal Municipal Act, 1884, at Rs. 10 per menses or upwards.	Six rupoes.
	CLAS	s VI.	
43	Keeper of a shop or other place of business,	who is not included in any other class and whose place of business is valued under Part IV of the Bengal Municipal Act, 1884, at Rs 5 per mensem or upwards.	Two rupees.
44	Pedler, vendor of goods in carts, hawker or box-wallah.		Two rupees.

Licenses to be either personal or local. 3. (1) Licenses shall be either personal or local (2) "Local license" means—

⁽a) a license the classification of which depends on the valuation of the place of business, and

⁽b) a license granted uoder Class IV, number 22, number 23, number 24, or number 25. Class V. number 83, or Class VI. number 43.

BENGAL ACT III OF 1899 (THE CALCUTTA MUNICIPAL ACT, 1899)—contd.

- 3. No person shall in any case be required to take out more than one personal license, but if any person is liable under different classes he must take out a license nuder the highest class under which he is liable.
- 4. When two or more persons carry on business jointly, they may take out a single license as a firm:

 Personal license for members of firms.

Provided that if any of the partners of such a firm exercises any separate profession, trade or calling on his own account or jointly with other partners, he must take out a separate and additional license.

5. A separate local license shall be taken out for each separate place of Local license required for each separate Dusiness:

Provided that no separate license shall be required for adjacent premises which form one place of business, or for any yards, godowns or factories which are auxiliary to any place of business, but the amount of the valuation of such premises, yards, godowns, or factories shall be included in the computation for determining the class under which the license should be taken out.

6. When a place of business occupies only a portion of one set of premises valuation of places of business and has not been separately valued under Part V of the Bengal Municipal Act, 1884.

1V of the Bengal Municipal Act, 1884, the valuation thereof for the purposes of rule I shall be the rate per mensem at which the same might, in the opinion of the Chairman, reasonably be expected to let.

7. Where any person practises a profession, trade or calling for which a personal license should be taken out, and is also the owner or lessee of a place of business for which a local license should be taken out, the shall, if the Chairman so directs, take out both a personal license and a local license:

Provided that where the place of business is auxiliary to the practice of the profession, trade or calling, only one license shall be required, and such license shall be either personal or local as the Chairman may direct.

- 8. Where the lessee or owner of any place of business is required to take out a license, the license shall be taken out by the lessee, if any, or if there is no lessee, then by the awner.
- 9. Any person who has taken out a license for the next preceding year, or has been fined under section 578 for not taking ont a license during that year, shall, subject to the other provisions of these rules, be deemed to be liable and entitled to take out a license for the current year under the class in which he was then placed.
- .10. (I) Any person who claims a remission or refund under provise (a) to section 198 in respect of any year, must present the first remission, etc.

 Any person who claims a remission or refund under provise (a) to section 198 in respect of any year, must present the first remission, etc.

BENGAL ACT III OF 1899, (THE CALCUTTA MUNICIPAL ACT, 1899)-contd.

(2) Any person who-

(i) has taken out a license for the next preceding year or has been fined under section 578 for not taking out a license during that year, and

(ii) in consequence of any change in his profession, trade, calling or place of business or for any other reason, claims an exemption or declaration under proviso (b) or proviso (c) to the said section 198,

must present an application to the Chairman before the first day of July in the current year.

Power of Chairman to issue notices to 11. (1) If the Chairman considers—

(a) that any person who has not taken out a license in the next preceding year ought to take out a license, or

.(6) that any person who has taken out a license for the next preceding year, but has not done so for the current year, ought to take out a license under a higher class, or to take out more than one license,

he may serve such person with a notice directing him to take out a license or licenses for the current year under such class or classes as may to the Chairman seem proper.

- (2) If the Chairman considers that any person who has taken out a license for the current year ought to have taken out a license under a higher class, he may serve such person with a notice directing him to take out a license under such higher class for the next following year.
- 12. Where any person is summoned for not taking out a license, and service of notice under sub-rule (1) of rule 11 is not proved, it shall be incumbent on the Chairman to prove that the person so summoned is liable to take out a license, and to state the class under which he is so liable.
- 13. Any person dissatisfied with an order made under provise (5) to section

 198, or under rule 6 or rule 7, or with a notice
 served under rule 11, may appeal to a Bench
 consisting of not less than three Commissioners who shall be appointed in
 that behalf by the Commissioners in meeting:

Provided that no appeal shall lie unless the amount payable for the license, as assessed, has been deposited with the Commissioners at their office or with some person authorized by them to receive the same.

14. Any person who is desirous of appealing under rule 13 must, within fifteen days of the passing of the orders or the service of the notice, as the case may be, present at the municipal office a statement in writing, setting forth the grounds of appeal:

Provided that the Chairman, if he thinks fit, extend the reriod within which a statement of appeal may be presented.

Finality of order in appeal.

15. The order of the Bench, or, if no appeal is made, the order of the Chairman shall be final.

BENGAL AUT III OF 1899 (THE CALCUTTA MUNICIPAL AUT, 1899)—someld. .

SOHEDULE VII.

Dates up to which valuations made before the extension of section 152 to the town of Howrah are to remain in force.

See section 152.]

				•	· · · · · · · · · · · · · · · · · · ·
	Digraict	•	• •	•	Date up to which valuations made before the extension of section 152 to the town of Howrah are to remain is force.
Ward No.	1			•	The 30th September, 1913.
,,	2	•••		•••	The 31st March, 1916.
,,	3			•••	The 30th September, 1915.
,,	4			1	The 31st March, 1912.
,,	5			•••	The 30th September, 1914
**	6	•••		•	The 31st March, 1915.
19	7	• • •		•••	The 31st March, 1913.
",	8	•••	•	•••	The 30th September, 1912.
"	9,	,		•••	The 31st March, 1914.

Notification dated the 13th September, 1907 (published in the Valcutta Genette of 1907, Part IB, p. 183).

The 30th September, 1916.

In the exercise of the power conferred by Rule 2 (3) of Schedule XVII of the Calcutta Municipal Aot, the Corporation of Calcutta do hereby declare that the exection of two-storeyed buildings not exceeding twenty-eight feet in height will in future be permitted in all streets which were in existence on the left April, 1900, and which are not less than twelve feet in width in front of the building site, without complying with the requirements of Rule 2 (1) or 2 (2) of the same Schedule.

BREGAL ACT I OF 1900 (THE DARJEELING MUNICIPAL ACT, 1900).

Notification No. 188T. M., dated the 28th April, 1902 (published in the Calcutta Gamette of 1902, Part IB, p. 97).

Ir is hereby notified for general information that, in exercise of the power vected in the Local Government by section 3 of the Darjeeling Municipal Act. I (BoC.) of 1900, and in accordance with the recommendation of the

Bangal Act I of 1900 (THE DARIBBLING MUNICIPAL ACT, 1900) -concid.

Commissioners of the Darjeeling Municipality made at a meeting, the Lieutenant Governor is pleased to declare that the area between the present municipal boundary of Darjeeling and a straight line drawn from the south-west corner of No. 99, known as Rosebank, shall be deemed to be included within the above Municipality for the purposes of sections 150A, 350B, 351, 351C, 352, to 355, 363, and 365 of the Bengal Municipal Act, 1884. as amended by the said Act I of 1900.

BRNGAL ACT III OF 1903 (THE BENGAL MOTOR-CAR, AND CYCLE ACT, 1903).

Notification No. 1127 J., dated the 8th February, 1904 (published in the Calcutta "Gazete of 1904, Part I, p. 262).

Rules for regulating the use of Cycles other than Motor-cycles.

In exercise of the powers conferred by section 3 of the Bengal Motor-car and Cycle Act, 1903, the Lieutenant-Governor is pleased to make the following rules for regulating the use of cycles other than motor-cycles in streets and public places in the town and suburbs of Calcutta and in the town of Howrah:

1. A cycle shall not be ridden in a street or public place recklessly or negligently, or at a speed or in a manner which is likely to entanger human life or to cause burt or injury to any person or animal or damage to any goods carried in any vehicle or by any person, or which would be otherwise than reasonable and proper, having regard to all the circumstances of the case, including the nature and use of the streets or public place and to the amount of traffic on it:

Provided always that under no circumstances shall a cycle be ridden at a greater speed than 15 miles an hour:

Provided also that a cycle shall not be ridden on any footway, nor shall such be ridden in any street or public place where such traffic may for the time being be prohibited by the Commissioner of Policer Calcutta, or by the Magistrate of Howrab, as the case may be, as being specially dangerous.

2. Every person ridding a cycle shall keep to the left side of the road, except that he shall keep to the right of any vehicle or horse proceeding in the

same direction which he may be desirous of passing.

3. Every cycle shall carry a bell or other instrument capable of giving audible and sufficient warning of the approach or position of the cycle; and the rider shall sound such bell or instrument whenever it may be necessary to do so.

4. (1) Every cycle when in use at night shall carrye a lamp in front,. exhibiting a white light forward, visible within a reasonable distance.

(3) Such lamp shall be kept lit and free from all obstructions so long as the cycle is in use during the period between half-an-hour after sunset and half-anhour before sunrise.

BENGAL ACT III OF 1903 (THE BENGAL MOTOR-CAR AND CYCLE ACT, 1903) - Contd.

Notification No. 248 J., dated the 14th January, 1909 spublished in the Calcutta Gaze'te of 1909, Part I, p. 66).

In exercise of the power conferred by section 3 of the Bengal Motor-car and Cycle act, 1903 (Bengal Act III of 1903), and in continuation of Notification No. 3956 J., dated the 80th November, 1908, 1 the Lieutenant-Governosis pleased to direct that the following rule be substituted for rule 32 of the rules for regulating the use of motor-cars and motor cycles, published under Notification No. 1180 J. D., dated the 22nd June, 1908.

Rule 32. - [Print d in the Calcutta Police (Traffic) Manual, 1912, p. 79.]

Notification No. 987 J., dated the 4th April, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 568).

In exercise of the power conferred by section 3 of the Bengal Motor-car and Cycle Act, 1903 (Bengal Act III of 1905), and in continuation of Netification No. 445 J., dated the 21st February; 1911, 1 the Lieutenant-Governor in Council is pleased to direct that the following rule be substituted for rule 16 (4) of the rules for regulating the use of motor-cars and motor-cycles, published under Notification No. 1180 J. D., dated the 22nd June, 1908.2

16 (4). [1'rinted in the Calcutta Police (Traffic) Manual, 1912, p. 67.]

Notification No. 989 J., dated the 4th April, 1911 (published in the Cakutta Gazette of 1911, Part I, p. 569).

In exercise of the power conferred by section 3 of the Bengal Motor-car and Cycle Act, 1903 (Bengal Act 111 of 1903), and in continuation of Notification No. 2254 J., dated the 25th August, 1910, 1 the Lieutenant-Governor in Council is pleased to direct that the following rule be substituted for rule 7 of the rules for regulating the use of motor-cars and motor-cycles, published under Notification No. 1180 J. D., dated the 22ud June, 1908.

7.- S Printed in the Cakutta Police (Traffic) Manual, 1918, p. 61.

Notification No. 2726 P. D., dated the 30th September, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1378).

In exercise of the power conferred by section 3 of the Bengal Motor-car and Cycle Act, 1903 (Bengal Act III of 1903), the Lieutenant-Governor in Council is pleased to direct that the following sub-rule be added to rule 17 of

¹ Not printed in this Collection.
2 Printed in the Calcutta Police (Traffic) Manual, 1918, p. 57.

BENGAL ACT III OF 1903 (THE BENGAL MOTOR-CAR AND CYCLE ACT, 1909)—concld.

the rules for regulating the use of motor-cars and motor-cycles, published under Notification No. 1180 J. D., dated the 22nd June, 1908, at page 1169 of Part I of the Calcutta Gazette of the 24th idem, namely:—

(4). -[Printed in the Bengal Police (Traffic) Manual, 1912, p. 69.]

BENGAL ACT II OF 1904 (THE BENGAL PUBLIC PARKS ACT, 1904).

Notification No. 3 M. P. I, dated the 23rd April, 1906 (published in the Cakutta Gazette of 1906, Part I, p. 1012).

In exercise of the powers conferred by section 1, sub-section (2), of the Bengal Public Parks Act, II (B. C) of 1904, the Lieutenant-Governor of Bengal is pleased to direct that, with effect from the date of this Notification, the provisions of the said Act shall apply to the Dalhousie Square Park, Calcutta.

Notification No. 5 M.P.I., dated the 25th June, 1906 (published in the Cakutta Gasette of 1906, Part I, p. 1294).

In exercise of the powers conferred by section 1, sub-section (4), of the Bengal Public Parks Act, II (B.C.) of 1904, the Lieutenant-Governor of Bengal is pleased to direct that, with effect from the date of this Notification, the provisions of the said Act shall apply to the new "Curzon Gardens" situated to the east of Government House and south of Esplanade Row, East, Calcutta.

Notification No. 863 T.—F, dated the 18th June, 1904 (public ed in the Calcutta Gazette of 1904, Part 1, p. 913).

In exercise of the power conferred by section 3 of the Bengal Public Parks Act, 1904 (Bengal Act 11 of 1904), the Lieutenant-Governor is pleased to declare that the floating landing stage situated in the river Hooghly opposite the water gate of the Royal Botanic Garden, Sibpur, the gangway which connects the said landing stage with the water gate and the pontoon supporting the said gangway, and the foreshore along the southern or river front of the garden between high water and low water marks shall, for the purposes of the said Act, be deemed to be included in the said garden.

Notification No. 2601, dated the 11th July, 1904 (published in the Calcutta Gazette of 1904, Part I, p. 1019).

In exercise of the power conferred by section 4, sub-section (1), of the Public Parks Act, II (B.C.) of 1904, the Lieutenant Governor is pleased to

BENGAL ACT II OF 1904 (THE BENGAL PUBLIC PARKS ACT, 1904) -contd.

make the following rules for the management and preservation of the Zoological Garden, Alipore, and for regulating the use thereof by the public.

Rules and Schedule of fees prescribed under section 4 of Act II (B.C.) of 1904 for the management and preservation of the Zoological Annder Alineme and for regulating the use thereof by the public.

A.—Rules.

1. No person, other than (1) a donor, life member or ticket holder of the garden, or (2) a person in a carriage or palanquin, shall enter the garden except through the turnstile, after payment of the fees prescribed in the Schednle attached to these rules.

2. No person in a carriage or palanquin shall enter the garden except

after obtaining a ticket at the gate and paying the fee prescribed for it.

3. No child under 10 years of age shall enter the garden unless accom-

panied by a parent or suitable person in charge.

4. No person shall hold a picnic party in the garden, or introduce refreshments into it, except with the permission of the Honorary Secretary, and after payment of the fee prescribed in the Schedule for holding picnics or introducing refreshments.

5. No person shall enter into any part of the garden and buildings which is marked as seing private, or reserved (temperarily or permanently) for the committee, or the Superintendent of the garden, or the employes therein.

6. No person shall ride, or drive along any narrow path or other place where driving is not allowed, or unyoke horses or ponies, in the garden.

7. No person shall bring into, or take away from, the garden any packages or parcels without the permission of the Superintendent of the garden.

. 8. No person shall, without the written permission of the Honorary Secretary, bring into the garden any wines, spirits, liquors, butterfly-nets, musical instruments, firearms, fireworks, weapons of offence and defence, or any other article likely to disturb other persons or to do damage to the animals, plants or grounds.

9. No person shall walk on the flower-beds or shrubberies or on the lawns

marked as reserved.

·10. No person shall remain within the garden later than half an hour after sunset when the gardon is closed.

1. No person shall bring into the garden any dog, bieyele, tricycle, motor car, or other conveyance (other than a carriage or palanquin) without the written permission of the Honorary Secretary.

12. No person shall pluck or gather anything growing in the garden, break any tree, branch or plant, out any names or mark, or write, on any tree, seat, fence or building, disfigure any building, furniture, monument, or remove or disfigure any label or mark attached to any tree or plant in the garden.

13. No person shall purchase any produce of the garden otherwise than from the Superintendent, or some other person authorised by the committee...

· 14. No person shall shoot or catch birds, animals, or butterflies, or attempt to do any of the above acts, or shall hird-nest or stone squirrels in the garden.

BENGAL ACT II OF 1904 (THE BENGAL PUBLIC PARKS ACT, 1904)-contd.

15. No person shall fish in the garden except after the payment of the fee

prescribed in the Schedule.

16. No person shall bathe or wash himself or his clothes in the garden, or otherwise pollute the water. (a) of the ornamental lake, or (b) of the drinking fountain, or (c) of the stand-pipes in the garden.

17. No person shall graze any horse or pony in the garden.

18. No porson shall tease or amony, or commit any Act of cruelty on, the animals or birds in the garden.

19. "No person shak light any fire or lamp, or place any match or eigerstte or cigar, in any cage, or within reach of any bird or animal in the garden.

20. No person shall climb or attempt to climb, or mount or attempt to mount or damage, or attempt to damage, any fence, tree, ladder, cage, or shed in the garden.

21. No person shall leave glass, paper or litter of any kind in the

garden.

22. No person shall offer food to any animal or bird when requested by an employé of the garden to desist from so doing.

23. No person shall open any cago, door, or water-tap or otherwise

interrupt any employé of the garden in the execution of his duty.

24. No person shall, without permisson of the Honoary Secretary, dance, play games, carry on any trade, post or distribute bills, sing, preach or cause a crowd to collect in the garden.

25. No person shall smoke a hooka in the garden, except at a refreshment

room for natives.

26. No person in a state of intoxication shall remain in the garden, and no person shall behave in a disorderly manner, or create or take part in any disturbance, or beg, or commit any. act in violation of public decency, or use profano, indecent. or obscene language to the aunoyance of other persons using the garden.

27. No person shall retain in his possession any unclaimed property found in the garden, but shall forthwith make the same over to the Superintendent

of the garden.

28. Any person committing a breach of any of the above rules, shall, on conviction, be liable to be punished with fine which may extend to twenty rupees.

B .- SCHEDULES OF FEES.

Persons.—(a) On all days except Sundays, from sunrise to sunset, Fanna. (b) On Sundays from sunrise to 2 P.M., 4 annas; after 2 P.M., to sunset, 1

Carriages.—One rupee, plus the daily fee for each person in the carriage, except the coachinan and syce or syces.

Palanquins.—Eight annas, plus the daily fee for each person in it.

Fishing.—One rupee for a day, five rupees for a week, seven rupses for a " fortnight, and ten rupees for a month, for a single rod. (Fishing passes are not transferable.)

Picnics or refreshments,-Rupee 1 for a party of twelve, in addition to the

usual entrance fee for the day; Rs. 2 for a party of 24, and so on.

BENGAL ACT II of 1904 (THE BENGAL PUBLIC PARKS ACT, 1904) -contd.

Notification No. 2792 For., dated the 20th July, 1904 (published in the Calcutta Guzette of 1904, Part I, p. 1093).

In exercise of the power conferred by section 4, sub-section (1), of the Public Parks Act, II (B.C.) of 1904, the Lieutenant-Governor is pleased to make the following rules for the management and preservation of the Victoria Pleasance, Darjeeling, and for regulating the use thereof by the public:—

Rules under section 4 of Act II. (B.C) of 1904, for the management and preservation of the Vistoria Pleasance, Darjeeling, and for regulating the use thereof by the public.

1. This garden will be open daily throughout the year from sunrise to half an hour after sunset. It is open free to all classes of the public, provided that no beggar, or person who is not decently olad, shall be admitted.

2. No person shall bring a horse or pony within the garden, nor shall any

person bring a deg into the garden except upon a chain.

3. The following acts are strictly prohibited:-

Plucking flowers; breaking trees or branches; cutting names or marks on trees or beaches; disfiguring buildings; removing labels; bird-nesting, or catching butterflies; playing football or cricket; molesting or anuoying any person resorting to the garden.

4. Any person convicted of a breach of any of the above rules shall beliable to a fine not exceeding Rs. 20.

Notification No. 3699 Mis., dated the 26th July, 1904 (published in the Calcutta Gazette of 1904, Part I, p. 1099).

In exercise of the power conferred by section 4, sub-section (1), of the Public Parks Act, II (BC.) of 1904, the Lieutenaut-Governor is pleased to make the following rules for the management, preservation and regulating the use of the Royal Botanic Garden, Calcutta:—

Rules under section 4 of Act II (B. C.) of 1904, for the management preservation and regulating the use of the Royal Botanic Garden, Calcutta.

1. The garden is open free to the public every day from sunrise to half an hour after sunset, but no child under 10 years of age will be admitted unless accompanied by a parent or suitable person in charge, and no person shall, without the special permission of the Superintendent, enter or temain in the garden between half an hour after sunset and sunrise.

BENGAL ACT II OF 1904 (THE BENGAL PUBLIC PARKE ACT, 1994)-contd.

2. There is no thoroughfare or right of way of any sort through the garden, and no person shall, without permission of the Superintendent, enter any part of the garden or any building which is marked private or reserved, permanently or temporarily, for the Superintendent or the employes of the garden.

Visitors in launches and boats are permitted to land only at the floating landing stage at the water gate; only foot-passengers are permitted on the

landing stage and its gangway.

4. No launches or boats are allowed to lie at the floating landing stage except while actually discharging or embarking passengers; at all other times

they must moor well clear of it.

5. Visitors in carriages or motor-cars, on horse back or on bicycles are admitted, but driving and riding at a rapid pace, or on the grass, flower-beds and narrow paths, or on the road from the water gate to Kyd's Monument are prohibited.

6. Carriage tattle may be unyoked and carriages may stand in certain places set apart for these purposes; in all other parts of the garden the standing

of earriages and unyoking of earriage cattle are prohibited.

7. The grazing of horses, penies or cattle within the garden is prohibited.

8. Picnic parties and other pleasure parties visiting the garden can have suitable places pointed out to them on application to the Curator, from whom also permission can be obtained to pitch tonts in suitable places, provided no plants are injured.

9. The use of one of the pleasure houses near the flower garden can be reserved by parties who apply in writing to the Curator and pay the prescribed

fee; the right of occupation will be regulated by priority of application.

10. No person shall light a fire in the garden without permission; and cooking is allowed only at spots which will be pointed out by the park durwans.

11. No person or pionic party shall leave glass, paper or litter of any kind

in the garden.

12. No person shall gather flowers or fruit or leaves or uproot plants or trees or break branches, or cut names or marks upon trees or seats, or destroy labels or disfigure monuments or buildings, or otherwise injure anything in the garden.

No person shall shoot with any weapon at marks, birds or animals in 13.

the garden.

No person shall bird-nest or fish in the garden. 14.

15. No person shall bathe or wash himself or his clothes in the garden or

otherwise pollute the water in the garden ponds and lakes.

16. No person or persons shall hold a public meeting or deliver addresses of any kind, or cause a crowd to collect, or form a procession of any kind, or beg, or carry on any trade in the garden.

17. No person or persons shall, without permission of the Superintendent, play games or hold sports, or dance or give musical performances in the

. 18. No person in a state of intoxication shall remain in the garden, and no person shalf behave in a disorderly manner, or create or take part in any disturbance or commit any, act in violation of public decency, or use profane,

BENGAL ACT II OF 1904 (THE BENGAL PUBLIC PARKS ACT, 1904)—contd.

indecent or obscene language to the annoyance of other persons using the garden:

19. No person shall interfere with or disturb the people employed in the garden, or purchase any kind of garden produce from them, or offer money or

presents of any sort to any garden omployé.

20. Visitors desiring to purchase plants are to apply to the Curator of the garden, whose office is on the river bank to the east of the water gate; only surplus plants are available for sale; and nothing can be bought on Sundays or holidays.

21. No garden produce is allowed to be removed from the garden unless accompanied by a pass from the Curator of the garden. The Park durwans at the garden gates have orders to detain anything being taken, out without such

a pass.

22. Any person committing a breach of any of the above rules shall, on conviction be liable to be punished with fine which may extend to twenty rupees.

Notification No. 3700 Mis., dated the 26th July, 1904 (published in the Calcutta Gazette of 1904, Part I, p. 1100).

In exercise of the power conferred by section 4, sub-section (1), of the Public Parks Act, II (B. C.) of 1904, the Lieutenant-Governor is pleased to . make the following rules for the management, preservation and regulating the uso of the Lloyd Botanic Garden, Darjeeling:-

Rudes under section 4 of Act II (B.C.) of 1904 for the management, preservation and regulating the use of the Lloyd Botanic Garden, Darjeeling.

1. The garden is open free to the public every day from sunrise to half an hour after sunset, but no child under ten years of age will he admitted unless accompanied by a parout or suitable person in charge, and no person shall, without the special permission of the Superintendent, enter or remain in the garden between half an hour after sunset and sunrise.

There is no thoroughfare or right of way of any sort through the garden, and no porson shall, without permission of the Superintendent, enter any part of the garden or any building which is marked private or reserved, permanently or

temporarily, for the Superintendent or the employes of the garder.

8. Visitors in rickshaws or bath-chairs are admitted, but these vehicles must not be used or left standing except on the roads and at the stands set apart for the purpose; horses, mules and ponies are not permitted to enter the garden.

· 4. Picnic parties and other pleasure parties visiting the garden can have suitable places pointed out to them on application to the Curator of the garden.

. 5. No person shall light a fire in the garden without permission, and cooking is only allowed at spots which will be pointed out by the park durwans.

Rules and Orders made under Bengal Acts-contd.

Benoal Act II of 1904 (THE BENGAL Public Parks Act, 1904)—contd.

6. No person or pionio party shall leave glass, paper or litter of any kind in the garden.

. 7. No person shall gather flowers or fruit or leaves, or uproot plants or trees, or break branches, or out names or marks upon trees or seats, or destroy labels, or disfigure buildings or otherwise injure anything in the garden.

8. No person shall shoot with any woapon or throw stones at marks, birds

or animals in the garden.

9. No person shall bird-nest or fish or eatch butterflies in the garden.

10. No person shall bathe or wash himself or his clothes in the garden or otherwise pollute the water of the garden ponds or stand-pipes.

11. No person shall hold a public me ting or deliver addresses of any kind, or cause a crowd to collect, or form a procession of any kind, or beg, or carry on any trade in the galden. .

12. No person shall, without permission of the Superintendent, play

games, or hold sports, or dance, or give musical performances in the garden.

13. No person in a state of intoxication shall remain in the garden, and no person shall behave in a disorderly manner or create or take part in any disturbance, or commit any act in violation of public decency, or use profane; indecent or obscene language to the annoyance of other persons using the gardon.

14. No person shall interfere with or disturb the people employed in the garden, or purchase any kind of garden produce from them, or offer money or

presents of any sort to any garden employé.

15. Visitors desiring to purchase any kind of garden produce are to apply to the Curator of the garden; only surplus plants and seeds and only such out flowers as the Curator is satisfied can be spared are available for sale, and nothing can be bought on Sundays or holidays.

· 16. No garden produce is allowed to be removed from the garden unless accompanied by a pass from the Curator of the garden. The park durwans at the garden gates have orders to detain anything being taken out without such a

17. Any person committing a breach of any of the above rules shall, on conviction, be liable to be punished with fine which may extend to twenty rupees.

· Notification No. 277 M.P.I., dated the 15th November, 1904 (published in the Calcutta Guzette of 1904, Part I, p. 1703).

THE following rules framed under section 4 of Act II (B. C) of 1904 for the management and preservation of the Eden Gardens, Caloutte, and for regulating the use thereof by the public, are published for geneal information:-

Rules under section 4 of Act II (B.C.) of 1904, for the management and preservation of the Eden Gardens, Calcutta, and for regulating the use. thereof by the public:

1. No person shall bring a carriage, motor-ear or motor-cycle within the gardens.

BENGAL ACT II OF 1904 (THE BENGAL PUBLIC PARKS ACT, 1904) -contd.

2. [No person shall ride a bicycle or tricycle in the gardens, except along the "Ride," in the morning up to 10 a m.; cycle racing is prohibited.]

3. No person shall ride on horse-back within the gardens except along the "Ride," and on such occasions as the "Ride" may be declared to be open for the purpose.

4. No person shall bring a dog into the gardens after 4 p.m.

5. No person shall bout on the tank within the gardens, except on conditions to be ascertained from the garden employe in charge.

6. The following acts are strictly prohibited: -

The plucking, gathering or digging up of anything growing in the gardens; the felling of trees; the breaking of branches or plants; the outting of names or marks on trees or on the benches; the disfiguring of buildings, furniture or monuments; the removing or disfiguring of labels or marks attached to trees or plants; picnicing, shooting, bird-nesting, or catching butterflies; the grazing of horses, ponies or cattle; and fishing in, bathing in, or polluting the water of, the tanks.

² [The playing of football, cricket, hockey or other outdoor games in tho gardens is also prohibited except in places authorised for the purpose.]

7. No person shall commit any nuisance in the gardens, or molest or annoy any person or persons resorting to them.

8. Any person convicted of a breach of any of the above rules shall be liable to a fine not-exceeding Rs. 20.

Notification No. 7 M.P.I., dated the 6th July, 1906 (published in the Calcutta Gasette of 1906, Part I, p. 1366).

THE following rules, framed under section 4 of the Bengal Public Parks Act, II (B.C.) of 1904, for the management and preservation of the Dalhousie Square Park, Calcutta, and for regulating the use thereof by the public, are published for general information:—

Rules under section 4, Act II (B. C.) of 1904, for the minagement and preservation of the Dalhousie Square Park, Calcutta, and for regulating the use thereof by the public.

1. No person shall bring a carriage, motor-car of motor-cycle within the park.

2. No person shall ride on horseback or on a bicycle or tricycle in the park. Uhildren may ride on tricycles on the path.

.3. No person shall bring a dog into the park.

¹ This rule 2 was substituted for the original rule by Notification No. 1 M.P.I., dated the 9th May, 1911, post, p. 1663.

This clause was added to rule 6 by Notification No. 6 M.P.I., dated the 10th September, 1937, post, p. 1663.

BENGAL AOT 11 OF 1904 (THE BENGAL PUBLIC PARKS ACT, 1904) -contd.

4. The following acts are strictly prohibited:-

The plucking, gathering or digging up of anything growing in the park: the felling of trees; the breaking of branches or plants; the cutting of names or marks on trees or on the benches; the disfiguring of balustrades, ghats, fountains, furniture, monuments or statues; the removing or disfiguring of labels or marks attached to trees or plants; the flying of kites; picnicing, shooting, birdnesting, or catching butterflies; playing cricket, football, hockey or other outdoor games within the park; the grazing of horses, ponies or cattle; boating in, bathirg in, or polluting the water, of the tank; standing or sitting on the balastrade surrounding the tank.

5. Fishing in the tank is prohibited except by rod and under a pass to be granted by the Executive Engineer, 1st Calcutta Division. No machans or platforms shall be erected for the purpose of fishing.

6. No person skall commit any nuisance in the park, or molest or aunoy

any person or persons resorting to it.

The Local Government, under section 4 (3) of Act II (B. C) of 1904, directs that a breach of any of the above rules shall be punishable with a fine not exceeding Rs. 20.

Notification No. 8M.P.I., dated the 21st August, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 1639).

THE following rules, framed under section 4 of the Bongal Public Parks Act, II (B.C.) of 1904, for the management and preservation of the "Curzon Gardens," Calcutta, and for regulating the use thereof by the public, are published for general information:—

Rules under section 4, Act II (B.C.) of 1904, for the management and preservation of the new "Curzon Gardens," Calcutta, and for regulating the use thereof by the public.

1. No person shall bring a carriage, motor-car or motor-cycle within the. gardens except on the driving road.

. 2. No person shall ride on horseback or on a bicycle or tricycle in the

gardens except along the driving road.

3. No person shall bring a dog into the gardens except on the driving road or pathways.

The following acts are strictly prohibited :-

The plucking, gathering or digging up of anything growing in the gardens; the felling of trees; the breaking of branches or plants; the cutting of names or marks en trees or on the branches; the disfiguring of the railings, fountains, furniture, monuments or statues; the removing or disfiguring of labels or marks attached to trees or plants; flying of kites; picnicing, shooting, bird nesting or catching butterflies; playing cricket, football, hockey or other outdoor games within the gardens, and the grazing of horses, posies or cattle.

BENGAL AUT II OF . 1904, (THE BENGAL PUBLIC PARKS ACT, 1904) -concld.

5. Ne person shall commit any nuisance in the gardens or molest er annoy any person or persons resorting to them.

The Local Government, under section 4 (3) of Act II (B. C.) of 1904, directs that a breach of any of the above rules shall be punishable with a fine net exceeding Rs. 20.

Notification No. CM.P.I.; dated the 10th September, 1907 (published in the Calcutta Gazette of 1907, Part I, p. 1588).

In exercise of the powers conferred by section 4 of the Bengal Public Parks Act, 1904 (Ben. Act II of 1904), the Lieutenaut-Governor of Bengal is pleased to direct that to rule 6.01 the rules made under the said soction for the management and preservation of Eden Gardens, Calcutta, and for regulating the use thereof by the public, which were published with Public Works Department Notification No. 277M.P.I., dated the 15th November, 1904, at page 1703 of the Calcutta Gazette, Part I of the 16th idem, the following clause shall be added, namely:-

Printed ante, p. 1461.

Notification No. 1 M P. I., dated the 9th May, 1911 (published in the Calcutta Gazette of 1911, Part I. p. 707).

WITH reference to Government of Bengal, Public Works Department, 'Netification No. 277M P.I., dated the 15th of November, 1904,1 publishing. rules in the Calcutta Gazette of the 16th idem, for the management of the Eden Gardens, Calcutta, rule 2 is hereby amended and in future shall read as follows:-

[Printed ante, p. 1461.]

BENGAL ACT III OF 1904 (THE BENGAL SETTLED ESTATES ACT, 1904).

Notification No. 1901 L.R., dated the 9th April, 1906 (published in the Calcutta Gazette of 1906, part I, p. 788).

WHEREAS Maharaja Bahadur Sir Jetindra Mohan Tagere, K.C.S. I. bas applied to the Lieutenant Governor, under section 3 of of the Bengal Settled Estates Act, 1904 (Bengal Act III of 1904), for permission to make a settlement of estate under that Act;

And whereas in pursuance of section 7 of the said Act, and with the previous sanction of the Geverner General in Council, the said application was published for general information with the exception of the particulars as to income, revenue, rates and taxes which were inserted in pursuance of clause 160 of section 4 of the Act] in the Calcutta Gazette of the 27th September, 1905.

Particular transport 1640 to 1561 as Nationalism. Part I, at pages 1649 to 1661, as Notification No. 2603T. -R., deted the 20th idem :

Printed outs, p. 1460.

Not printed in this Collection

BENGAL ACT III OF 1904 (THE BENGAL SITTLED ESTATES ACT, 1904)—contd.

And whereas the Lieutenant-Governor has duly considered all objections to the proposed settlement communicated to him during the period of six months

which has elapsed since the date of the said Notification:

In exercise of the power conferred by clause (b) of sub-section (1) of section 8 of the Bongal Settled Estates Act, 1904 (Bengal Act III of 1904), the Lieutenant-Governor is pleased to grant permission to the said Maharaja Bahadur Sir Jotindia Mohan Tagore, K.C.S.I., to make the settlement proposed in the application hereinafter set forth below of the immoveable and moveable properties mentioned in the first, second and third Schedules annexed thereto.

[The application of Maharaju Bahadur Sir Jolindra Mohan Tagore, K.C.S.I., and its annexures: not reprinted.]

Notification No. 504L.R., dated the 23rd January, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 158).

It is hereby notified, in pursuance of section 22, sub-section (1), of the Bengal Settled Estates Act, 1904 (Bengal Act III of 1904)—

(1) that the late Maharaja Bahadur Sir Jotindra Mohan Tagore, K.c.s.r. executed, on the 18th November, 1906, an instrument of settlement under the said Act, in which it was provided that certain property specified therein should be held by himself as first tenant for life, by Maharaja Sir Prodyot Coomar Tagore, Kt, as second tenant for life, and by the eldest or only son of the said Maharaja Sir Prodyot Coomar Tagore as third tenant for life, and

(2) that the said instrument was registered in the office of the Registrar

of Assurances, Calcutta, on the 10th September, 1907.

Notification No. 415, dated the 30th January, 1905 (published in the Calcutta Gazette of 1905, Part I, p. 186):

In exercise of the powers conferred by section 37 of the Bengal Settled Estates Act, III of 1904, the Lieutenant-Governor is pleased to make the following rules, for the purpose of carrying out the provisions of the said Act:—

Rules.

1. Every application under sections 3, 13, 14 and 15 shall be presented to the Commissioner of the Division in which the whole or major portion of the tastate is situated, who, after causing the errors or omissions therein (if any) to be corrected or supplied by the applicant, shall forward it to the Local Government with such remarks as he may think fit.

BENGAL ACT III OF 1904 (THE BUNGAL SETTLED ESTATES ACT, 1904) -concld.

- 2. Every application under sections 3, 13, 14 and 15 shall be on watermarked paper, shall bear a court-fee stamp of one rupee, and shall be signed and verified as required by section 4, and in addition to the particulars specified in that section and section 5 there shall be set forth in it-
 - 1.—The name, father's name and address of the applicant.

II .- The reasons for the application.

· III. - A clear statement of the applicant's competency to contract, of the manner in which he is in possession of the estate and of his right therein, showing in particular whether the right is permanent, heritable and transferable.

1V.—A full statement of the provisions of the settlement which it is proposed to make and, if there be a proposal for the appointment of a private trustee, a statement of the remuneration which it is proposed to reserve for him in the settlement. .

- V.—A brief history of the family of the applicant, together with a statement of public services rendered by the applicant or other members of the family. In addition to the declarations and draft doed of settlement required by section, 5, the application shall be accompanied by such copies of title-deeds, sanads and other papers as may be required by the Commissioner to furnish evidence in support of the statements in the application as to the right and possesion of the applicant in the estate and of the public services rendered by him or other members of his family.
- 3. Every trustee appointed under the Act may, reimburse himself or pay or discharge out of the trust property, all expenses properly incurred in or about the execution of the trust or the realization, preservation or improvement of the trust property, or the protection, support or education of the beneficiary and shall have a prior claim upon the trust property and its income for such expenses and interest thereon.

In the absence of express directions to the contrary contained in the cettlement, a trustee shall have no right to remuneration for his trouble, skill and loss of time in executing the trust. The Collector when appointed a trustee shall receive no remuneration, but a rate will be levied on the trust property according to the provisions of Act X of 1892 (Government Management of Private Estates) and the rules thereunder.

4. The Collector in managing an estate attached by him under section 34. clause (1), shall be guided by the rules prescribed by the Board of Revenue for the menagement of attached estates so far as they may be applicable.

5. All expenses incurred by the Government in connection with proceedings under the Act up to the date on which the settlement takes effect shall be payable by the applicant for permission to make the settlement, and any expenses incurred after the settlement takes effect shall be payable by the applicant or by the tenant of the estate at the time the expenses were incurred as the Local Covernment may direct. as the Local Government may direct.

the Local Government may direct.

And such expenses, if not paid on demand, may be recovered under the

provisions of the Public Demands Recovery Act.

. Bengal Act III of 1905 (the Bengal Smoke-nuisances Act, 1905).

Notification No. 11 Marine, dated the 23rd January, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 119).

It is hereby notified that, under section 4, sub-sections (1), (2) and (5), of the Bengal Smoke-nuisances Act, 1905, the Lieutenant-Governor has been pleased to appoint the gentlemen named below to constitute the Bengal Smokenuisances Commission for the purpose of supervising and controlling the working of the Act:—

PRESIDENT.

The Commissioner of the Presidency Division ... Ex officio.

MEMBERS.

The First Engineer and Shipwright	Surve	yor t	o the \	1
Government of Bengal	• •		(Er afficia
The Inspector of Factories			••• (Ex officio.
The Magistrate of Howrah			•••	•
D. W. Ferrier, Esq., Manager of th	ıs Hoc	ghly	Mills	Nominated by the
J. Gillespie, Esq., of Messrs. Burn	and	Com	oany,	Chamber of
J. Gillespie, Esq., of Messrs. Burn Limited.				Commerce.
Rahu II nandra Nath Shaw	-	1		Nominated by the
				. Bengal National
				Chamber of Com.
				merce.

BENGAL ACT VI OF 1905 THE CALCUTTA AND SUBURBAN POLICE (SUPERAN-NUATION FUND) ACT, 1905].

Notification No. 4241 F., duted the 17th November, 1906 (published in the Calcutta Gazette of 1906, Part I, p. 2027).

It is hereby notified for general information that, in the exercise of the powers vested in the Local Government by section 3 of the Calcutta and Suburban Police (Superannuation Fund) Act, 1905 (Bengal Act VI of 1905), the Lieutenant-Governor is pleased to make the following rules for the regulation of pensions and gratuities to the members of the Calcutta and Suburban Police Force and of the establishment of the Fire Brigade, Calcutta, whose pay at date of discharge does not exceed Rs. 20.

Amount of pension for Members of the Police Force.

I.—The ponsion admissible to an officer whose pay at date of discharge or resignation does not exceed Rs. 20 shall be determined according to one of the following scales:—

Scale A.—According to the rules of the Calcutta and Suburban Police Superannuation Fund, which under section 3 of Bengal Act VI of 1905 shall

Bengal Act. VI of 1905 (THE CALCUTTA AND SUBURBAN POLICE (SUPERAN-NUATION FUND), Act, 1900]—contd.

be taken to have merged in the Goneral Revenues with effect from the 27th December, 1905.

Scale B—According to the rules prescribed in Chapters XVII to XIX of the Civil Service Regulations for the superior service, except.

(i) that all service in the police after the age of 18 years shall qualify for pension; and

(ii) that in addition to the leave under rulo 2 of Article 713.of the Civil Service Regulations, which is granted on the same conditions as privilege leave and which under Article 407. Civil Service Regulations, is reckoned as service, one year's leave in 15 years' service and two in thirty years' service shall be so reckoned.

II.—The pension of an officer enlisted in the Calcutta or Suburban Police Force on or after 27th Docember, 1905 (the date of the abolition of the Police

Superannuation Fund), shall be regulated by scale B.

III. The pension of an officer who was enlisted before 27th December, 1905, and subscribed to the Police Superarnuation Fund and whose pay at date of discharge does not exceed Rs. 20, shall on his being invalided be regulated by scale A, provided he continues to pay his subscriptions from the 27th December, 1905 (the date of the abolition of the Police Superannuation Fund) to the date of his retirement. Failing such payments his pension or gratuity shall be regulated by scale B.

For Members of the Fire Brigade.

IV.—The pension of a member of the Fire Brigade, who was enlisted on or after 27th December, 1905, and whose pay at date of discharge does not exceed Rs. 20 shall be regulated by scale B and be paid from the Fire Brigade Fund or from the Fire Brigade Fund and the General Revenues according to the rule of proportions as provided in Article 801 (ii), Civil Service Regulations, for

officers on pay exceeding Rs. 20.

V.—The pension of a member of the Fire Brigade who was enlisted before 27th December. 1906, and subscribed to the Police Superannuation Fund and whose pay at date of discharge does not exceed Rs. 20 on his being invalided shall be regulated by scale A and paid from General Revenues, provided he continues to pay his subscriptious from 27th December, 1905, to the date of his retirement. Failing such payments his pension or gratuity shall be regulated by scale B and paid from the Fire Brigade Fund or from the Fire Brigade Fund and the General Revenues according to the rule of proportions as provided in Article 801 (ii), Civil Service Regulations, for officers on pay exceeding Rs. 20.

Breaks in Service.

VI.—The Commissioner of Police, Calcutta, is authorized to condone breaks in the service of those policemen on pay not exceeding Rs. 20 a month who re-enlist within one year after discharge or resignation.

Bengal Act VI of 1905 [THE CALCUTTA AND SUBURBAN POLICE (SUPERANNUATION FULID) Act, 1905]—concld.

Power of sanction.

VII.—The Commissioner of Polico, Calcutta, is authorized to sanctice payment of ordinary service pensions or gratuities to members of the police force and Fire Brigade whose pay at date of discharge does not exceed Rs. 20, but not wound and other extraordinary pensions and gratuities to which the ordinary rules in the Civil Service Regulations apply. The power of sanction hereby delegated shall be exercised only when the pension is strictly admissible under the Regulations and does not require, to make it admissible, the exercise of other powers which have not been delegated, e.g., condonation of deficiency, etc. The Lieutenant-Governor reserves to himself the right to reduce possions or gratuities on account of unsatisfactory service.

BENGAL ACT II of 1906 [THE BENGAL LAND REGISTRATION (AMENDMENT) Art, 1906].

Notification No. 1897 L. R., dated the 9th April, 1906 (published in the Calcutta Guzette of 1906, Part I, p. 787).

'In exercise of the powers vested in him hy sub-section (2) of section 1 of the Bengal Land Registration (Amendment) Act, 1906 (Ben. Act II of 1906), the Lieutenant-Governor is pleased to declare that the said Act shall come into force on the 11th April, 1906.

BENGAL ACT III of 1906 (THE BENGAL DISORDERLY HOUSES ACT, 1906).

Notification No. 6015, dated the 21st November, 1908 (published in the Calcutta Gazette of 1908, Part I, p. 1906).

In exercise of the powers conferred upon him by sub-section (3) of section 1 of the Bengal Disorderly Houses Act, 1906 (Bengal Act III of 1906), the Lieutenant-Gövernor is pleased to extend the said Act, with effect from the date of this Notification, to the local area comprised within the town of Siliguri, in he district of Darjeeling, which is bounded as shown below:—

North—Mahanadi river and Norain jote (low land).

East—Mahanadi jote and Jalpaiguri (down to Fooljhari river).

South—Jalpaiguri (Kaiman jote and old Siliguri).

West—Mahanadi river.

Bengal Act III of 1906 (the Brngal Disorderly Houses Act, 1906)-concld,

Notification No. 3081 J., dated the 20th November, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1645).

In exercise of the powers conferred upon him by sub-section (3) of section 1 of the Bengal Disorderly Houses Act, 1906 (Bengal Act III of 1906), the Liquitenant-Governor is pleased to extend the said Act, with effect from the date of this Notification, to the local area of Daulatpur, in the district of Khulna, within the boundaries specified below:—

North—Daulatpur Railway station, West—Badiapara and Pabla. Scuth—Kasipur. East—Bhairab river.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909).

Notification No. 726 S.R., dated the 30th November, 1916 (published in the Calcut'a Gazette of 1916, Part I, p. 1721).

In exercise of the power conferred by section 2, clause (4), sub-clause (c), of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to deckere the following area to be included in the "Calcutta district," namely, the area actually occupied by the Rassa distillery premises and lands apportaning therete, known as "Pagla Garad," in mauza No. 6 in the mujmuli map of than Tollygunge in the district of the 24-Parganas, together with the road leading to that distillery from the Shahpore Road, which separates the Excise districts of Calcutta and the 24-Parganas.

Notification No. 489 S.R., dated the 20th November, 1911 (published in the Calcutta Gazette of 1911. Part I, p. 1586).

In exercise of the power conferred by section 2, clause (13), sub-clause (iii), of the Bengal Fxcise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor in Council is pleased to make the following amendment in Notification No. 715 S.R., dated the 25th November 1909, 1 published at page 1710 of Part 1 of the Calcutta Gazette of the 1st December, 1909, namely:—

In paragraph 2, for the following:

"(a) Cocaine, and every preparation or admixture thereof, and (b) Novocaine, and every preparation or admixture thereof,"

substitute the following:-

"Coca leaves, alkaloids of ocea, every other intoxicating drink or substance prepared from the ocea plant (Erythroxylum equa), and all drugs, synthetic or

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909) -contd.

other, having a like physiological effect to that of cocaine, and all preparations and admixtures thereof.".

II. Notification No. 210 S.R., dated the 4th March, 1910, published at page 327 of Part I of the Galcutta Gazette of the 9th idem, is hereby cancelled.

Not fication No. 7 S.R., dated the 6th January, 1911 (published in the Calcutta Gazotte of 1911, Part I, p. 19).

In exercise of the power conferred by section 4 of the Bengal Excise Act. 1909 (Bengal Act V. of 1909), read with section 22 of the Bongal General Clauses Act, 1899 (Ben. Act I of 1899), and with the previous sanction of the Government of India, the Lieutenant-Governor in Council is pleased to direct that the following amendments be made in paragraph 4 of Notification No. 715 S.R., dated the 25th November, 1909, published at page 1710 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

- 1. Transpose the word "and" from the end of clause (f) to the end of clause (g), and
- 2, After clause (y) add the following:
 - "(h) perfumed spirits and spirits used in drugs, medicines, or chemicals, whether manufactured in India or imported from foreign countries."

Notification No. 1519 B., dated the 21st March, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 421 and 444).

In exercise of the power conferred by section 5 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue direct that, with effect from the 1st April, 1910,—

- (I) The following shall be substituted for the clauses marked 7, 8 and 9 in paragraph 1 of Notification No. 5978 B., dated the 27th November, 1909, published at page 1766 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—
 - 7. Printed in the Bengal Excise Manual, 1910, Vol. II, p 72.]
 - 9. [Printed ibid, p. 73.]

¹ Printed in the Bengal Excise Manual, 1910, Vol. II, p. 44, 2 Printed 454d, p. 71.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)—contd.

(II) The following shall be substituted for the item relating to pachwai in the aforesid paragraph:—

[Printed in the Bengal Excise Manual, 1910, Vol. II. n. 74.]

Notification No. 6779 B.; dated the 7th December, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 1749 and 1784).

In exercise of the power conferred by section 5 (1) of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue declare that five tolas shall be the limit of a retail sale of ganja in Bengal (including the Samhalpur district), with effect from the 1st April, 1911.

district), with effect from the 1st April, 1911.

2. The following entries in paragraph 1 of Notification No. 5978B., dated the 27th November, 1909¹ (published at page 1766 of Part I of the Calcutta Gazette of the 1st December, 1909), are hereby cancelled, with effect from the 1st April, 1911, namely:—

Notification No. 6529 B., dated the 6th December, 1911 (published in the Calcutta Gazette of 1911, Part I, pp. 1680 and 1710).

In exercise of the power conferred by section 5 of the Bengal Excise Act 1909 (Bengal Act V of 1909), the Board makes the following amendments in Notification No. 5978 B., dated the 27th November, 1909, 1 published at page 1766 of Part I of the Calcutta Cazette of the 1st December, 1909 (as amended by Notification No. 1519 B., dated the 21st March, 1910, 2 published at page 421 of Part I of the Calcutta Gazette of the 23rd idem, and Notification No. 3247 B., dated the 16th June, 1910, 3 published at page 822 of Part I of the Calcutta Gazette of the 22nd idem), namely:—

(1) In paragragh 1, for the following :--

"Cocaine	• ,	••)	١		20 grains.
Novocaine Eucaine, Beta-et			٠.		Pon mal		1 dram,
Eucaine, Beta-et	ıcaine,	Beta	-01108	ine	Dengar	•••	• • •
Lactate, Hole	caine		:			1	1 dram,"

¹ Printed in the Bengal Broise Manual, 1910, Vol. II, p. 71.
2 Printed anto. p. 1470.
3 Printed post, p. 1475.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)—contd.

subs'itute the following:-

"Coca leaves, alkaloids of coca, every other intoxicating drink or substance prepared from the coca plant (Erythroxy-tum coca) and all drugs, synthetic or other, having a like physiological effect to that of cocaine, and all preparations and admixtures thereof.

Such quantity as may be prescribed in a single bond fide prescription by a qualified medical practitioner, subject to the maximum limits noted below:—

- (1) Coca leaves, 2 ounces.
- (2) Alkaloids of coca, 10 grains, except when certified to be required for purely surgical
- (3) Every other intoxicating drink or substance prepared from the coca plant. Such quantity as shall be certified not to have an alkaloidal strength exceeding that of 2 ounces of coca leaves.
- (4) All drugs, synthetic or other, having a like physiological effect to that of cocaine. In a quantity not exceeding 5 grains, except when certified to be required for purely surgical use.
- (5) All preparations and mixtures of any of the above. Such quantity as shall be applicable to the class mentioned above to which the prepara, tion or admixture belongs-subject to the above exception regarding use for surgical purposes."

(2) For the note to the said paragraph, substitute the following:

"The maximum quantity which may be sold by one licensed druggist or chemist to another is one ounce, and to a licensed medical practitioner or dentist, half an ounce. But when the purchasers are specially authorised by the Commissioner of Excise to possess any larger quantity, sales may be made to them up to such quantity. No limit is prescribed in the case of sales to hospitals and charitable dispensaries under Government supervision, or to those holding permits for the use of the drugs for medicinal purposes only."

11. Paragraphs (III) and (IV) of the said Notification No. 1519 B., dated the 21st March, 1910, and paragraph 2 of the said Notification No. 3247.B.,

duted the 16th June, 1910,2 are hereby cancelled.

Printed anta, p. 1470.*
Printed post, p. 1478.

BENGAL ACT V of 1909 (THE BENGAL EXCISE ACT, 1909)-contd.

Notification No. 3247B., dated the 16th June, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 882 and 863).

In exercise of the power conferred by section 5 and the provise to section 10 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue make the following amendments in Notification No. 5978 B., dated the 27th November, 1909, 1 (published at page 1766 of Part I of the Calcutta Gazette of the 1st December, 1909), namely:—

1. In clause 8 (a) of paragraph 1, as amended by Notification No. 1519 B., dated the 21st March, 1910 2 (published at page 444 of Part I of the Calcutta Gazette of the 30th idem), for "Gaya, Shahabad, Saran, Bettiah, Mazaffarpur and Darbhanga Municipalities," substitute "The Municipalities of Gaya, Arrah, Chapra, Bettiah, Mazaffarpur and Darbhanga."

2. [Cancelled by Notification No. 6529 B., dated the 6th December, 1911, ante p. 1471.]

- 3. In paragraph 2, for "Native States" substitute "Feudatory States," and for "Superintendent of the Feudatory States," substitute "Commissioner of Orissa."
 - 4. After paragraph 2, insert the following:—
 2A.—[Printed in the Bengal Excise Manual, 1910, Vol. II, p. 74.]

Notification No. 187 T.S.R., dated the 26th Line, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 973).

In exercise of the power conferred by clause (b) of sub-section (2) of section 7 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor in Council is pleased to appoint the Superintendent of Excise Revenue, Howrah, to exercise all the powers and to perform all the duties conferred and imposed on a Collector by or under that Act, concurrently with the Superintendent of Excise Revonue, Calcutta, but subject to the control of the Excise Commissioner, in respect of the Howrah spirit warehouse.

Notification No. 236 T.S.R., dated the 30th June, 1940 (published in the Culcutta Gazette of 1910, Part I, p. 887).

In exercise of the powers conferred by section 7, clauses (d) and (e), section 27, and section 74, sub-section (2), of the Bengal Excise Act, 1969 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to make the

Printed in the Hengal Excise Manual, 1910, Vol. 11, p. 71. Printednass, p. 1470.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909), conta.

- 1. At the end of paragraph 10 (c) for "Salt Sub-Inpectors" substitute "Salt Officers not below the rank of Sub-Inspector."
- 2. In paragraph 13 (b) after "Champaran" insert "Cuttack," and strike out "Hazaribagh."
- 3. In paragraph 18, clause (27) (i), for "the Saran Municipality," substitute "the Chapra Municipality."
 - 4. In line 1 of paragraph 27, after "any excise," insert "or salt."

Notification No. 1036B., dated the 11th March, 1912 (published in the Calcutta Gasette of 1912, Part I, pp. 516 and 617).

With reference to paragraph 16 (1) of the Government Notification No. 715 S.R., dated the 5th November, 1909 2 (published at page 1710 of Part I of the Calcutta Gazette of 1st December, 1909), and in supersession of so much of Notification No 3278 B., dated the 20th June, 1910 3 (published on page 823, Part I of the Calcutta Gazette of the 22nd idem), as related to the distillery area in the district of Ranchi, the Board of Revenue declares the following areas in the Ranchi district to be areas in which the sale of no country spirit save distillery spirit will be allowed with effect from the 1st April, 1912:—

Division.

District.

Chota Nagpur ... Ranchi ... 1.

Thana Ranchi.
 Thana Ormanjhi.

3. Thana Augara. 4. Thana Silli.

5. Thana Bundu. 5. Thana Sonahatu. The whole of these thanks,

7. Thana Tomanatu.
7. Thana Tamar, the whole, with the exception of mauzas Arahanga (1), Piakuli (5), Ichadih (6), Selaidih (7), Janalang Baredih (8), Kuddadih (9), Baru (10), Meremjanga (11), Gumiadin (12), Sobhadhi (13), Karerango (14), Korwadih (76), Baruhatu (16), Torangdih (17), Jojohatu (18), Sursi (19), Sosokera (20), Bijar (21), Dhunadih (22), Dalbhanga (23), Paria (24), Bandhdeh (25), Deswapahar (26), Gunti (27), Siadih (28), Metugora (29), Rugudih (30) and Ramdih (31).

Area.

Thana Karrs, the portion north of a line drawn along the southern boundaries of mauzas, Ata (177), Mutpa (176), Barangi (147), Sauda (148), Barigara (152), Kachalari (154), Patratoli (130), Pandu (129), Tumna (127) and Sirka (126).

Norn.—The numbers in brackets are those given in the lists of villages prepared under rule 410, Chapter XV, page 145, of the Rengal Survey Manual.

Printed in the Bengal Excise Manual, 1910, Vol. II, p. 44.
Printed ibid, J. 49.
Printed ibid, Vol. III, p. 187.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909) -contd.

Notification No. 490 S.R., dated the 20th November, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1586).

In exercise of the power conferred by section 19, sub-section (4), of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor in Council is pleased to declare that no druggist or chemist, medical practitioner or dentiet shall possess any ocea leaves, alkaleids of coca, any other intoxicating drink or substance prepared from the coca plant (Erythroxylum cocz), or any drugs, synthetic or other, having a like physiological effect to that of cocaine, or any preparation or admixture thereof, except in accordance with a license granted under the said Act or in a quantity exceeding the limits specified below, viz.:—

By a licensed druggist or chemist ... One ounce By a licensed medical practitioner or dentist ... Half-an-ounce Half-an-ounce Excise Commissioner:

Provided that the aforesaid restrictions as to quantity shall not apply to hospitals and dispensaries under Government supervision or holding excise permits for the use of the aforesaid drugs for medical or surgical purposes only.

2. No other person shall possess any of the aforesaid drugs at all, except such quantity as he may have obtained at one time on a single bond fide prescription by a qualified medical practitioner. The quantity obtainable under such prescription shall not exceed the following limits:—

- (1) Coca leaves—two ounces.
- (2) Alkaloids of cooa—10 grains, except when certified to be required for purely surgical use.
- (w) Every other intoxicating drink or substance prepared from the cocaplant—such quantity as shall be certified not to have an alkaloidal strength exceeding that of two ounces of coca leaves.
- (4) All drugs, synthetic or other, having a like physiological effect to that of cocaine—in a quantity not exceeding five graius, except when certified to be required for purely surgical use.
- (5) All preparations and admixtures of any of the above—such quantity as shall be applicable to the class mentioned above to which the preparation or admixture belongs, subject to the above exception regarding use for surgical purposes.
- 3. The prescription referred to in paragraph 2 shall be dated and signed or seeled at the time by the person or firm supplying the substance, and shall be retained by such person or firm, and the substance prescribed shall not be sold more than once on the authority of such prescription.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909) - contd.

Notification No. 748 S.R., duted the 784 December, 1909 (published in the Calculta Guzette of 1909, Part I, 7. 1788).

In exercise of the power conferred by section 27 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to direct that the word "rupees" be substituted for the word "annas" in paragraph 23 of Modification No. 715 S.R., dated the 25th November, 1909, published at page 1710 of Part 1 of the Calcutta Gazette of the 1st instant.

Notification No. 188 S.R., dated the 25th February, 1910 (published in the Calcutta Gazette, Extraordinary, 1910, p. 1).

In exercise of the power conferred by section 27 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant Governor is pleased to direct that the following be substituted for paragraph 19 of Notification No. 715 S.B., dated the 25th November, 1909, 1 published at page 1710 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

19 .- [Printed in the Bengal Excise Manual, 1910, Vol. II, p. 52.]

II. In paragraph 20 of the said Notification, after the words "London-proof," in both places in which they occur, the words "or 'proof'" shall be inserted.

Notification No. 314 S.R., dated the 20th March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 435).

In exercise of the power conferred by section 27 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to make the following amendment, with effect from the 1st April, 1910, in clause (1) of paragraph 21 of Notification No. 715 S.R., dated the 25th November, 1909-1 (published at page 1716 of Part I of the Calcutta Gazetta of the 1st December, 1909), imposing duty on ganja in the Sambalpur district, namely:—

In the second column for "Rs. 5" substitute "Rs. 7."

Notification No. 293 S.R., dated the 21st March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 407).

In exercise of the power conferred by section 27 of the Bengal Excise Act. 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to direct that the following amendments be made, with effect from the 1st April, 1910, in

² Printed in the Bengal Excise Marqual, 1910, Vel. II, p. 44.

BENGAL ACT V OF 1909 (THE BENGAL EXSISE ACT, 1909)-contd.

olause (a) of paragraph 18 of Notification No. 715 S.R., dated the 25th November, 1909, published at page 1710 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

1.	For the following entries, namely:			•
		Rs	Α.	
	(1) in the Balasore district	2	8	per gallon, London proof
•	Substitute the following:			
	(1) in the Balasore district-		•	
	(i) the Balasore Municipality	3 2	2 8	per gallon, London-proof. ditto.
2.	For the following entries, namely: -			•
	(8) in the Cuttack district	2	8.	per gallon, London-proof.
	Subtitute the following:-		•	
	(8) in the Cuttack district-			
	(i) the Cuttack Municipality (ii) other areas	$\frac{3}{2}$	8	per gallon, London-proof. • ditto.
3.	For the following entries, namely:			•
	(23) in the Puri district	2	8	per gallon, London-proof.
	Substitute—			•
	(23), in the Puri district -	,		

Netification No. 320 S.R., dated the 29th March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 436).

... 3.2 per gallon, London-proof. ... 2 8 ditto.

(i) the Puri Municipality (ii) other areas

In exercise of the power conferred by section 27 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to direct that the following words be inserted after item (19) in clause (a) of paragraph 18 of Notification No. 715 S.R., dated the 25th Nevember, 1909, published at page 1710 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:

(19A) In the Murshidabad district ... Rs. 3-12 per gallon, London-proof.

Notification No. 321 S.R., dated the 29th March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 436).

In exercise of the power conferred by section 27 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutehant Governor is pleased to make the

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)-contd.

following amendments, with effect from the 1st April, 1910, in clause (a) of paragraph 18 of Notification No. 715 S.R., dated the 25th November, 1909, published at page 1710 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

- I. For clause (ii) of items (9), (11), (20), (22) and (27), substitute the following:—
 - (ii) other areas Strength above 70° under proof, Rs. 2 per gallon, L.-P.
 Strengths of 70° under proof or less, Re. 1-9
 per gallon, L.-P.
- II. For item (28), substitute the following:-
- (28) .- [Printed in the Bengal Excise Manual, 1910, Vol. II, p. 51.]
- III. In items (21), (23) and (29), for "ditto" substitute "por gallon, London proof."

Notification No. 322 S.R., dated the 29th March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 436).

In exercise of the power conferred by section 27 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to make the following amendments, with effect from the 1st April, 1910, in clause (a) of paragraph 18 of Notification No. 715 S.R., dated the 25th November, 1909, published at page 1710 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

For item (19), substitute--

(19) .- [Printed in the Bengal Excise Manual, 1910, Vol. II, p. 51.]

Notification No. 749 S. R., dated the 7th December, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1789).

In exercise of the power conferred by section 85 of the Bengal Lagice Act, 1909 (Bongal Act V of 1909), the Lieutenant-Governor is pleased to direct that the following amendments be made in the rules published under Notification No. 716 S. B., dated the 25th November, 1909, 2 at page 1718 of Part I the Calcutta Gazette of the 1st instant, namely:—

I.—In the heading over rule 3 28, for "the Tributary States in Sambals pur" suistitute "Native States in Orisea."

² Printed in the Bengal Excise Manual, 1910, Vol. II, p. 44.
2 Printed ibid. n. 36.

BENGAL ACT V. OF 1909 (THE BENGAL EXCISE ACT, 1909) -contd.

II .- For rule 28A substitute the following :-

28A. - Printed in the Bongal Excise Manual, 1910, Vol. II, p. 61.

III .- For rule 33A substitute the following :-

33A .- [Printed in the Brngal Excise Manual, 1910, Vol. II, p. 62.]

Notification No. 766 S. R., dated the 14th December, 1909 (published in the Calcutta Gazette of 1909, Part I, p. 1831).

In exercise of the power conferred by section 85 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to direct that the following amendment be made in the rules published under Notification No. 716 S. R., dated the 25th November, 1909, at page 1718 of Part Lof the Calcutta Gazette of the 1st instant, namely:

In rule 73 omit clauses (1), (2), (3) and (4) and re-number clauses (5) and (6) as (1) and (2), respectively.

Notification No. 280 S. R., dated the 19th March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 407).

In exercise of the power conferred by section 85 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to direct that the following addition be made to rule 65 of the rules published under Notification No. 716 S. R., dated the 25th November, 1909, I on page 1718 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

"and

(iii) [Printed in the Bengal Excise Manual, 1910, Vol. II, p. 67.]

Notification No. 359 S. R., dated the 7th April, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 511).

The exercise of the power conferred by section 85 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to make the following amendments in Notification No. 716 S. R., dated the 25th November, 1909 (published at page 1718 of Part I of the Calcutta Gazette of the 1st December, 1909), namely:—

Substitute the following for paragraph 21:-

21.—[Superseded by Notification No. 11 S. R., dated the 11th January, 1912, post, p. 1481.]

² Painted in the Bengal Excise Manual, 1910, Vol. II, p. 56.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909) -- contd.

- Substitute the following for phrograph 22:-22.-[Printed in the Bengal Excise Manual, 1910, Vol. II, p. 59-]
- 3. Substitute the following for clause (2) of paragraph 23:— (2).- [Printed in the Bengal Excise Manual, 1910, Vol. II, p. 60.]
- .4. Substitute the following for paragraph 25 :-25. [Printed in the Bengal Excise Manual, 1910, Vol. II, p. 60.]

Notification No. 228 T. S. R., dated the 30th June, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 887).

In exercise of the power conferred by section 85 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Lieutenant-Governor is pleased to make the following amendments in Notification No. 716 S. R., dated the 25th November, 1909, published at page 1718 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:-

- 1. In the headings to paragraphs 228 and 28A and paragraphs 33 and 33A, and in paragraphs 33 and 33A, for the words "Native States" substitute the words "Feudatory States."

 2. In paragraph 33 for the words "Superintendent of the Feudatory States" substitute the words "Commissioner of Orissa."

Notification No. 724 S. R., dated the 1st; December, 1910 (published, in the Calcutta Gazette of 1910, Part I. p. 1722).

In exercise of the power conferred by section 85 of the Bengal Excise Acf, 1909 (Bengal Act V of 1909), the Lieutenant Governor is pleased to direct that the following further amendments be made in the rules published with Noti-leation No. 716S. R., dated the 25th November, at page 1718 of Part I of the Dalcutta Gazette of the 1st December, 1909, namely:

- (i) In rule 228, for "Tributary States" substitute "Feudatory States."
 (ii) In rule 28A, as amended by Notification No. 749 S. R., dated the
 - 7th December, 1909 3 published on page 1789 of Part I of the Calcutta Gazette of the 8th idem), for "Superintendent of those
- States" substitute "Commissioner of Orissa."

 (iii) In sule 34, and in the heading over that rule, for "Chota Nagpur Feudatory States" substitute "Chota Nagpur Political States."

Printed in the Bengal Excise Manual, 1910, Vol. II, p. 56. Rule 28 was struck out by Notification No.21 S. R., dated the 11th January, 1913, 2006, p. 1881. Printed ante, p. 1478,

BENCAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)-contd.

(iv) In the heading over rule 40, for "Tributary States," substitute "Fendatory States."

(v) In rule 60, for "Tributary States," and in the note below rule 60, for "Native States," substitute "Feudatory States."

Notification No. 491 S.R., dated the 20th November, 1911 (published in the Calcutta Gazette of 1911, Part I, p. 1587).

In exercise of the power conferred by section 85 of the Bengal Excise Act, 909 (Bengal Act V of 1909), the Lieutenant-Governor in Council is pleased to nake the following amendments in rule 52 of the rules published with Notification No. 716 S. R., dated the 25th November, 1909², at page 1718 of Part I of the Calcutta Gazette of the 1st December, 1939, (as amended by Notification No. 318 S. R., dated the 23rd March, 1910³, published at page 436 of Part I of the Calcutta Gazette of the 30th idem, and Notification No. 220 T. S. R., lated the 27th June, 1910³, published at page 848 of the Calcutta Gazette of the 29th idem), namely:—

- (1) In the heading of the said rule, for the following:-
- "Cocaine, novocaine, eucaine, beta-eucaine, beta-eucaine lactate and holo-
- 'Coca leaves, alkaloids of coca, every other intoxicating drink or substance. repared from the coca plant ((Erythroxylum coca) and all drugs, synthetic or other, having a like physiological effect to that of cocaine, and all preparations or admixtures thereof."
- (2) For the first paragraph of the said rule, the following shall be substituted:—.
- "The export and transport of occa leaves, alkaloids of coca, any other intoxicating drink or substances prepared from the coca plant (Erythrorylum coca) or any drugs, synthetic or other, having a like physiological effect to that of cocaine, or any preparation or admixture thereof, in quantities in excess of the quantity obtained at one time and possessed by a person under a single bord fide prescription of a qualified medical practitioner, may be made only by a licensed chemist or druggist, and only on the production—"
- 2. The said notifications No. 318 S. R., dated the 23rd March, 1910, and No. 220 T. S.R., dated the 27th June, 1910, are hereby cancelled.

Notification No. 11 S. R., dated the 11th January, 1912 (published in the Calcutta Gazette of 1912, Part I, p. 56).

Act, 1909 (Bengal Act. V of 1909), the Lieutenant-Governor in Council is

For revised rule 40 and the heading over it—wide Notification No. 11 S. E., dated the 11th January, 1912, printed nost, on this page.

Fringed in the Hengal Excise Manual, 1910, Vol. 11, p. sc.
Not printed in this Collection.

BENGAL ACT V OF 1909 (THE BENGAL EXCIPE ACT, 1909) -contd.

pleased to make the following further amendments in the rules published with Notification No. 716 S. R., dated the 25th November, 1909, at page 1718 of Part I of the Calcutta Gazette of the 1st December, 1909 (as amended by subsequent Notifications), namely:—

- 1. For rule 21 substitute the following: -
 - 21. Ganja for use in Bengal may be imported only from Naogaon in the district of Rajshahi, and only—
 - (a) into the Sambalpur district, by the Deputy Commissioner, for supply to licensed vendors of ganja, or
 - (b) into any other district, by licensed wholesale vendors of ganja.
- 2. In rules 22 and 24, for "such import" substitute "import by a licensed wholesale vendor."
- 3. In rule 26 (1) for "On arrival in Bengal" substitute "On the arrival in Bengal of any ganga imported by a licensed wholesale vendor."
- 4. To rule 26 add the following:
 - (4) On the arrival in the Sambalpur district of any ganja imported by the Deputy Commissioner for supply to licensed vendors, the ganja shall immediately be taken to the Government Excise warehouse.
- 5. Strike out rule 28.
- 6. After rule 28A insert the following :-
 - 28B. Ganja for export to any of the Feudatory States of Bamra, Kalahandi, Patna, Rairakhol and Sonpur may be imported only.— ...
 - (a) from Naogaon in the district of Rajshahi, and
 - (b) by the Deputy Commissioner of Sambalpur.
- 7. For rule 40 and the heading over it substitute the following:—
 Export of Ganja to the Fundatury States in Sambalpur.
 - 40. Ganja imported under rule 28B by the Deputy Commissioner of Sambalpur may be experted only—
 - (a) for exclusive supply to the States mentioned in that rule, and
 - (b) on payment of the cost incurred by the said Deputy
 Commissioner, and
 - "(c) if the ganja is covered by a pass granted by the said Deputy Commissioner and a permit, either general or special, granted by the Political Agent, and
 - (d) if arrangements, approved by the said Deputy. Commissioner and the Political Agent, are made for the safe custody of the ganja in transit through British territory.

Printed in the Bengal Excise Manual, 1910, Vol. IE p. 46.

BENGAL ACT V of 1909 (THE BENGAL EXCISE ACT, 1909) - contd.

Notification No. 1300B., dated the 11th March, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 389 and 422).

In exercise of the power conferred by clause (2) of section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Rovenue make the following amendment in Notification No. 5977B., dated the 27th November, 1909, 1 published on pages 1754 to 1766 of Part I of the Calcutta Gazette of the 1st December, 1909, namely.—

In paragraph 142, in the column headed "Prices," for the following entries against the "Ranchi distillery area," namely:—

•			As.	• •
80° U. P.			14	Urban area, Rural area,
80° U. P.	•	•••	10	Rural area,
substitute 80° U. P.	•	•••	14.	

Notification No. 1518B., dated the 21st March, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 420 and 445).

In exercise of the power conforred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue make the following amendment, with effect from the 1st April, 1910, in paragraph 142 of Notification No. 5977 B., dated the 27th November, 1909, published on page 1754 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

(1) In paragraph 142 omit—

Rural distillery areas of Patna, 40°, 70° & 85° 46° U. P. 4 6 0

Gaya, Saran, Champaran, U. P. 70° U. P. 1 5 ° 0

Mazaffargur and Darbhanga. 85° U. P. 0 10 6

and insert-

Municipalities of Patna, Khagole and Dinepore and the adjacent places which are included within the urban area of those towns for excise purposes, as specified in Notification No. 1519 B., dated the 21st March, 1910.

30°, 50°, 70° & None prescribed. 85° U. P.

Printed in the Bengal Kzoise Menual, 1910, Yolume II, p. 75.

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SENGAY.	ACT	v	αr	LMUM	THE	DENGAL	PACIBL	ACT.	1909	·conta.
- ADM - CIL 10		•	~		/	A 242. C 24 4.	*****	,		,

Rs. A. P. Municipalities of Gaya, Arrah, · Chapra, Mazaffarpur, Darbhanga and Bettiah. 30°, 50°, 70°& 30° U. P. The rest of the Patna, Saran 85° U. P. and Darbkanga districts, 50° U. F. 3.0 70° U. P. 1 2 0 and of the Mazaffarpur district, with the exception 85° U. P. of the Sitamarhi subdivision; the rest of the distillery area in the Bettiah sub-division and of the Shahabad district (except the outstill area).

The rest of the Gaya district 40°, 60°, 80° & 40° U. P. 3 12 0 90° U. P. 60° U P. 2 4 0 80° U. P. 0 12 0 90° U. P. 0 6 0

Notification No. 1594 B., dated the 26th March, 1910 (published in the Calcutta Gazette of 1910, Part I, p. 442).

. In exercise of the powers conferred by section S6 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), and in modification of paragraph 142 of Notification No. 5977 B., dated the 27th November, 1909, published at page, 1754 of Part I of the Calcutta Gazette of the 1st December, 1909, the Board of Revenue direct—

- (1) that for the words "Howrah (exclusive of areas included in the Clouttas district)" shall be substituted the words "Ulubaria subdivision of the Howrah district;"
- (2) that the following addition shall be made to the list specified in paragraph 142:-

Sadar sub-divisions of the 24-Parganas and Howrah, districts exclusive of the areas included in the Calcutta district.

Rs. A..

22° U. P. ... 22° U. P. 8 12

and

50° U. P. ... 50° U. P. ... 5 4

² Printed in the Bengal Excise Manual, 1910, Volume II, p. 78.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)-contd.

Notification No. 2788B., dated the 24th May, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 686 and 713).

In exercise of the power conferred by section 86 of the Bengal Excise Act 1909 (Bengal Act V of 1909), the Board of Revenue make the following amendment, in paragraph 142 of Notification No. 5977 B., dated the 27th November 1909, published on page 1754 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

For "Sambalpur distillery area—Ditto, 20° U. P. ... 5 4 0 50° U. P. ... 2 10 0"

**Sambalpur distillery area—20°, 20° U. P. ... 5 4 0 50° and 70° U. P. ... 5 4 0 70° U. P. ... 5 4 0 70° U. P. ... 5 50° U. P. ... 5 4 0 50° U. P. ... 5 50° U. P. ... 5 50° U. P. ... 5 50° U. P. ... 5 50° U. P. ... 5 50° U. P. ... 5 50° U. P. ... 5 60°

Notification No. 3246B., dated the 16th June, 1910 (published in the Cakulla Gazette of 1910, Part I, pp. 822 and 863).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue make the following amendments in the rules published with their Notification No. 5977 B., dated the 27th November, 1909, 1 at page 1754 of Part. I. of the Calcutta Gazette of the 1st December, 1909, namely:—

• 1. In the heading to rules 29 to 34, after "distilleries" insert "and

warehouses."

2... In rule 31(1), for "foreign liquor (excluding denatured spirit)" read "Foreign liquor (excluding denatured spirit and rectified spirit)."

3. Omit existing rule 86, re-number rule 87 as 86 and insert the following as rule 87:—

[Printed in the Bengal Excise Manual, 1910, Volume II, p. 88.]

- 4. [Cancelled by Notification No. 6530 B., dated the 6th December, 1911, post, p. 1493.]
- 5. After rule 105, insert the following: -
 - 105A. Printed in the Bengal Excise Manual, 1910, Volume II, p. 90.]
- 6. [Gancelled by Notification No: 6530B., dated the 6th December, 1911, post, p. 1493.]

Printed in the Bengal Excise E anual, 1910, Vol. II, p. 75.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)-contd.

Notification No. 3806B., dated the 13th July, 1910 (published in the Calcutta Gazette of 1910, Part 1, pp. 1098 and 1119).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1969 (Bengal Act V of 1909), the Board of Revenue make the following amendments in paragraph 142 of Notification No. 5977 B., dated the 27th November 1909, published on page 1754 of Part I of the Calcutta Gazette of the Let December, 1909, namely:—

For the following entries:-

" Sonthal Parganas-

Dumka, Godda and	20°, 50°)		Rs	3. <i>L</i>	۱,
Jamtara sub-divi-	70° U. P.	20° U. P.	•••			
Deoghur, Rajmahal and Pakaur subdivisions	20° and 50° U. P.	70° U. P.	•••		_	

substitute the following:-

Sonthal Parganas-

[Printed in the I engal Excise Manual, 1910, Vol II, p. 96.]

Notification No. 3996 B., dated the 22nd July, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 1118 and 1145).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue make the following amendment in rule 83 of the rules published with Notification No. 5977B., dated the 27th November, 1909, at page 1754 of Part I of the Calcutta Gazetto of the 1st December, 1909, namely:—

For "Re. 1-1" against "Bhagalpur" and "Purnea" substitute "Re. 1-0."

Notification No. 4030 B., duted the 23rd July, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 1118 and 1145).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue make the following addition to rule 117 of the rules published with Notification No. 5977 B., dated the 27th November, 1909, 1 at page 1754 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

rovided that in the Darjeeling district all country spirit shops shall be closed at sunset."

I Printed in the Bongal Broise Mandal, 1970, Vol. II, p. 75.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909) -contd.

Notification No 53367., duted the 20th Saptember, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 1316 and 1846).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue make the following amendment in paragraph 142 of Notification No. 5977 B., dated the 27th November, 1909, I published on page 1751 of Part I of the Calcutta Gazette of the 1st December, 1909, viz:—

For

" Manbhum-

•			
	. •	•	Rs. A. P.
Manbhum (excluding colliery area,	20°, 50° &	20° U. P.	
Balarampur area and certain	70° U. P.		
jungly shops in the Sadar sub-	10 (7. 24.	70° U. P.	
division on the Ranchi border).		70 U. F.	1 5 0
Colliery area	20°. 50° &	29° U. P.	•
Controlly unda	70° U. P.	20° U. P.	6 2 0
•	70 U.F.	50° U. P.	3 8 0
• . •		70° U. P.	2 3 0
Balarampur	30°, 60° &	30° U. P.	4 9 6
	80° U. P.	60° U. P.	1 12 . 0
		80° U. P.	0 14 0
Jungly shops on the Ranchi border	2υ°, 5υ°,	20° U. P.	5 4 0
-0, 1	60°, 70° &	50° U. P.	2 10 0.
•	80° U. P.	60° U. P.	1 12 0
•		70° U. P.	1.50
	.•	80° U. P.	0 14. 0"
substitute the following:		00 0.1.	0 14. 0.
" Manbhum—			. •
			٠.
Manbhum (excluding colliery area	20°, 50° &	20° U P.	5 4 6
Balarampur area and shops listed	70° U. P.		2 10 0
as thops of jungle areas of the		70° U. P.	1 5 0
Sadar sub-division on the borders			•
of the districts of Ranchi and	•	_	
· Bankura).	•	••	
Colliery area	20°, 50° &	20° U. P.	6 2 0
•	70° U. P.	50° U. P	3 8 0
•		70° U. P.	2 3 0 4
D-law-room	900 00 6		
Balarampur area	•80°, 60 &		4 9 6
•	.70° U. P.	60° U. P.	1 12 0
The second secon		80° U. P.	0 14 0
Sheps listed as shops of jungle areas	20°, 50°,	20°•U. Ρ.	5 4 0
of the Sadar sub-division on the		50° U. P.	2 10 0
borders of the districts of Ranchi	80° U. P.	60° U. P.	1 12. 0
and Bankura.)		70° U. P.	1 5 0
	•	•80° U. P.	0 14 93
	· ·		• • • •

^{• 1} Prinjed in the Bengal Excise Manual, 1916, Vol. II, p. 75.

BENGAL ACT V OF 1900 (THE BENGAL EXCISE ACT, 1909) -contd.

Notification No. 5466B., dated the 2\$rd. September, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 1347 and 1388).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board make the following amendment in paragraph 83 of Notification No. 5977 B., dated the 27th November, 1909, 1 published at page 1754, Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

Strike out-

" 24-Parganas

Nadia "

Rs. A.
... Jessore ... } 1 8 per household."

Maximum quantities of

Notification No. 6809 B., dated the 9th December, 1910 (published in the Calcutta Gazette of 1910, Part I, pp. 1749 and 1787).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1969 (Bengal Act V of 1969), the Board of Revenue direct that the following rule be substituted for rule 34 of the rules published under their Notification No. 5977 B., dated the 27th November, 1969, at page 1754 of Part I of the Calcutta Gazette of the 1st December, 1969, namely:—

34. (1) An allowance at a rate not exceeding the maximum quantities pecified in the following scale, shall be made for the loss in transit, by leakage and evaporation, of spirit which is transported or exported under bond, by land, samely:—

(a) for a journey of not greater duration than two days
(b) for a journey of duration exceeding two, but not exceeding nine, days
(c) for a journey of duration exceeding nine, but net exceeding eighteen, days
(d) for a journey of duration exceeding eighteen days
(d) for a journey of duration exceeding eighteen days
(e)

Provided that if, in any case, the temperature of the spirit on arrival at lestination is found to be lower than that when despatched, a further allowance hall be made, if necessary, of 05 per cent. in a L.-P. gallon. for every degree fabrenheit of difference between the two temperatures, in addition to any llowance that may be made under this sub-rule.

(2) Wastages of spirit in excess of the quantities referred to in sub-rule.

1), and all wastages in exceptional cases, shall be referred to the Commissioner, the shall penalise only if he sees reason to suspect fraud.

BENGAL ACT V. OF 1909 (THE BENGAL EXCISE ACT, 1909)-contd.

(5) The allowances to be made under this rule shall be determined by deducting from the quantity of spirit despatched the quantity received at the place of destination, both quantities being stated in terms of L.-P. gallons, and shall be calculated on the quantity of spirit contained in each cask or other receptacle comprised in a consignment.

(4) Duty on a deficiency of spirit in excess of the allowances referred to in sub-rule (1) shall, if levied, be realised by the Collector of the district in which

the distillery from which the spirit was sent is situated.

Notification No. 7085B., dated the 23rd December, 1910 (published in the Calcutta Gazette of 1910, Part 1, p. 1819, and of 1911, Part 1, p. 10).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue make the following further amendments in the rules published with Notification No. 5977 B., dated the 27th November, 1909,1 at page 1754 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

- 1. In rule 31, for clause (4) substitute the following:
 - (4) Rectified spirit -
 - (i) to a chemist or druggist requiring such spirit for the manufacture of drugs, medicines or chemicals, and holding a permit from the Collector, to obtain such spirit from the distillery or warehouse, or
 - (ii) to a chomist or druggist licensed to sell such spirit by refail for medicinal, industrial or scientific purposes, and holding a pass from the Collector to obtain such spirit from the distillery or warehouse, or
 - (iii) to a person holding a license for compounding and blending foreign liquor.

After rule 101, insert the following:-

The fee for a license for the retail sale of rectified spirit for medicinal, industrial or scientific purposes shall be Rs. 50 per annum, and shall be paid in advance.

Notification No. 236B., dated the 16th January, 1911 (published in the Calcutta Gasette of 1911, Part I, pp. 66, and 95).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue make the following amendments in Notification No. 5977 B, dated the 27th November, 1909

² Printed in the Bengal Excise Manual, 1910, Vol. II, p. 75.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909) -contd.

published at page 1759 of Part I of the Calcutta Gazette of the 1st December. 1909, namely:-

- In paragraph 66, for clauses (1) to (3) substitute the following:
 - "(1) The ingredients to be used for denaturing spirit shall be a mixture of 'light caoutehousine' and 'pyridine bases' in the proportion of 1 per cent. of each. The pyridine bases must be manufactured from mineral (coal-tar) and not animal sources. To every 99 gallons of plain spirit there shall be added $\frac{1}{2}$ a gallon of light eacutehousine and $\frac{1}{2}$ a gallon of pyridine bases. The minimum strength of spirit to be denatured shall not be less than 50° Q. P.
 - (2) The ingredients mentioned in clause (1) shall be precured at his own expense by the importer or the person desiring to donature the spirit. Before admixture the ingredients so produced shall be lodged at the distillery or excise warehouse, and the Collector shall cause samples to be sent separately (not mixed) to the 1 [Officer in charge of the Control Station, Calculta Custom House], for testing according to the instructions laid down therefor, and for certifying that the samples are suitable for denaturing alcohol.
 - (3) The denaturing of spirit for ordinary use shall be done in tanks properly gauged and kept for the purpose."
- II. In paragraph 66, clause (4), for the first sentence ending with the word "distiller," substitute the following :-
 - "(4) When the spirit is stated to have been rendered effectually and permanently unfit for human consumption by the admixture of the denaturants mentioned in clause (1), such number of samples as the Collector may direct shall be sent to the 1 [Officer in charge of the Control Station, Calcutta Custom House], for examination and report, at the expense of the importer or distiller."
- In paragraph 66, clause (5), for the words "clauses (2), (3) and (4)," substitute the words "clauses (1) and (4)."
- IV. [Cancelled by Notification No. 560 B., dated the 3rd February; 1911, post, p. 1491.]
 - V. In paragraph 66, after clause (5) insert the following:
 - "(5 a) The amendments made in the foregoing clauses of this paragraph by Notification No. 2.6 B, dated the 16th January, 1911, 2 shall not take effect during the period of 3 [nine] months from that date in any case in which the importer or the person desiring to denature spirit elects to proceed under those clauses as originally published."

¹ These words within aguare brackets were substituted for the original words by Notification No. 772 B., dated he Sth February, 1912, printed post, p. 1497.

Printed onto, p. 1449.

The word "nine" within square brackets was substituted for the word "siz" by Notification Mo. 3206 B., ated the Sth June, 1911, 90st, p. 1492.

BENGAL ACT V. OF 1909 (THE BENGAL EXCISE ACT, 1909) -- contd.

Notification No. 560B., dated the 3rd February, 1911 (published in the Calcutta Gazette of 1911, Part I, pp. 151 and 248).

In exercise of the power conferred by section 86, of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue direct that the following amendment be made in the rules published under Notification No. 5977 B., dated the 27th November, 1909,1 at page 1754 of Part I of the Calcutta Gazette of the. 1st December, 190.), namely:

In paragraph 66, clause (6), after the word "sample" insert the words "of the ingredients referred to in clause (1) or the liquid referred to in clause (4)."

2. Paragraph IV of Notification No. 236 B., dated the 16th January, 1911,2 published at page 66 of Fart I of the Calcutta Gazette of the 18th idem, is hereby cancelled.

Notification No. 2948 B., dated the 13th June, 1911 (published in the Calcutta-Gazette of 1911, Part I, pp. 915 and 951).

In oxercise of the power conferred by section 86 of the Bengal Excise Act. . . ·1909 (Bengul Act V of 1909), the Board of Revenue direct that the following rule be substituted for rule 62 of the rules published under their Notification No. 5977 B, dated the 27th November, 1909, at page 1754 of Part I of the • Calcutta Gazette of the 1st December, 1909, namely:

- "62. (1) Prior to any operation involving the removal of liquor from any . cask, ant or other receptacle, the liquor centained therein must always be gauged and proved, and any wastage which has occurred since it was last gauged and proved must be ontered in the prescribed 3 [registers].
- (2) When several casks, vats or other receptacles are completely emptied at one operation, the wastage in respect of each of such vessels shall not be entered separately in the 4 [prescribed] registor, but only the aggregate wastage in espect of all such vessels shall be entered in that register.
- (3) If the wastage in respect of any such cask, vat or other receptacle is . found to exceed one per cent., calculated on the number of proof gallons of the aquantity of liquor stored therein, after including the L.P. gallons extracted therefrom by grogging, the Exoise Deputy Collector or the Sub-divisional Officer, as the case may bo, shall specially inquire into the cause of such wastage, and shall report the facts to the Collector, who shall take such action thereupon as he considers necessary.

Printed in the Bengal Excise Manual, 1910, Vol. II, p. 75.
Printed and, p. 1888
The word "registers" enclosed in square brackets was substituted for the word "register" by Notification No. 6825 B., dated the 16th Incomber, 1911, printed good, p. 1893.
The word "prescribed" enclosed in square brackets was substituted for the word "said" by the same Notification Printed post, p. 1893.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909) -contd.

(4) The Excise Deputy Collector or the Sub-divisional Officer, as the case may be, shall note briefly, in the remarks column of the appropriate register, the result of the reference to, and also the action taken by, the Collector, and shall duly initial every such note."

Notification No. 3200 B., dated the 28th June, 1911 (published in the Calcutta Gazette of 1911, Part I, pp. 1006 and 1027).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1609 (Bengal Act V of 1909), the Board of Revenue directs that the following amendment be made in the rules published under Netification No. 5977 B., dated the 27th November, 1909, at page 1754 of Part I of the Calcutta Gazette of the 1st December, 1909, as amended by Notification No. 236 B., dated the 16th January, 1911, published at page 66, Part I of the Calcutta Gazette of the 18th idem, namely:—

In paragraph 66, clause (5a) for the word "six" substitute the word "nine."

Notification No. 3431 B., dated the 10th July, 1911 (published in the Cakutta Gazette of 1911, Part I,v rp. 1027 and 1055).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue directs that the following amendment be made in rules 42 and 43 of the rules published with Notification No. 5977 B., dated the 27th November, 1909, 1 at page 1754 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

In rule 42 after the word "bottled," and in rule 43 after the word "origin," insert the words "the name of the bottler."

Notification No. 3557 B., dated the 14th July, 1911 (published in the Culculta Gazette of 1911, Part 1, pp. 1084 and 1117).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act. V of 1909), the Board make the following amendment, with

Printed in the Bengal Exclse Manuel, 1919, Vol. II, p. 75.

BENGAL ACT V OF 1909 (THE BRNGAL EXOISE ACT, 1909) -contd.

effect from 1st August, 1911, in rule 142 of the rules published with Notification No. 5977 B., dated the 27th November, 1909, lat page 1754 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:—

For "Rs. 3-8" as the price per Imperial gallon in excess, of which the sale of 50° U.P. liquor shall not be made in the Sonthal Parganas, substitute "Rs. 2-10."

Notification No. 6550 B., dated the 6th December, 1911 (published in the Calcutta Gazette of 1911, Part I, pp. 1680 and 1709).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1969 (Bengal Act V of 1909), the Board makes the following amendments in the rules published with Notification No. 5977 B, dated the 27th November 1909, 1 at page 1754 of Part I of the Calcutta Gazatte of the 1st December, 1909, namely:—

In rule 99 and in rule 133 (as amended by Notification No. 3246 B., dated the 16th June, 1910,? published at page 822 of Part I of the Caloutta Gazette of the 22nd idem), for the words "cocaine, novocaine, eucaine, beta-eucaine, beta-eucaine listate or holocaise," substitute the following:—

- "Coos leaves, alkaloids of coca, any other intoxicating drink or substance prepared from the coca plant (*Erythroxylum coca*) and all drugs, synthetic or other, having a like physiological effect to that of cocaine, and all preparations or admixtures thereof."
- Paragraphs 4 and 6 of the said Notification No. 3246 B., dated the. 16th June 1910,² are hereby cancelled.

Notification No. 6625B., dated the 16th December, 1911 (published in the Calcutta Gazette of 1911, Part I, pp. 1713 and 1822).

. In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue directs that the following amendments by made in rule 62 of the rules published under Notification No. 5977 B., dated the 27th November, 1909, at page [1784] of Part I of the Calcutta Gazette of the 1st December, 1909, (as amended by Notification No. 2948 B., dated the 13th June, 1911, published at page 915 of Part I of the Calcutta Gazette of the 14th idem), namely:—

• For the word "register" in clause (1), substitute the word "registers," and for the word "said" in clause (2), substitute the word "prescribed."

Printed in the Rengal Excise Manuals 1919, Vol. II, p. 75.
Printed ante. p. 1485.
Sie Ecod. 1754.
Printed ante. 5. 1491.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)-contd.

Notification No. 6638B., dated the 18th December, 1911 (published in the Calcutta Gazette of 1911, Part I, pp. 1714 and 1823).

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act .V of 1909), the Board makes the following rules:---

II.—The said rules shall take effect from the 1st January, 1912.

RULES:

Licensing and regulation of Breweries. Premises and license.

1. (1) Every brewer for sale, before he begins to brow, must deliver to the Commissioner of Excises through the District Officer, a description, in writing, signed by himself, of all premises, rooms, places and vessels intended to be used in his business, specifying the purpose for which each is to be used, and the distinguishing mark of each. On the outside of the door of every room and place in which the business is carried on, and on some conspicuous part of each of the aforesaid vessels, there must be legibly painted in oil colour the name of the vessel, utensil, room or place according to the purpose for which it is intended to be used. If more than one vessel is used for the same purpose, each must be distinguished by a progressive number.

(2) Before the license to brow is granted 'an Excise officer authorized by the Commissioner will inspect the premises, etc., compare the same with the particulars stated in the aforesaid written description, and certify accordingly. The license will be granted by the Collector with the sanction of the Commissioner of Excise, if the description be found satisfactory and the applicant be

considered a fit person to receive a license.

Vessels.

2. Mash tuns, underbacks, wort receivers, coppers and collecting and fermenting vessels must be so placed and fixed that the contents can be accurately gauged or measured.

3. (1) The name and number of each vessel must be legibly painted in oil colour on some conspicuous part thereof, according to the purpose for which

it is intended to be used.

(2) The brewer must not alter the shape, position or capacity of any vessel. without giving two days' previous notice in writing to the Excise officer.

Brewing book.

4. The Excise officer authorized by the Commissioner will deliver to every. brewer a book in which the brewer must enter in the proper columns at least twenty-four hours before beginning to mash any malt, etc., ore to dissolve any sugar, the day and hour of brewing with the date of making the entry, and at least two hours before the time entered for mashing or dissolving, he must enter

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)-contd.

separately the quantity, of malt and unmalted eern, rice, rice grits, flaked rice, maize grits, flaked maize and other similar preparations and of sugar to be used and the hour when all the worts will be drawn off the grains in the mash tun.

5. The brewer shall also enter in the same book the quantity and specific gravity before fermentation of the worts collected, the number and description of the vessel or vessels in which the worts were collected and the date and hour when the entry is made. Such entry must be made within one hour after the collection has been completed.

6. The brewer must enter the true original gravity of the worts, and he must keep the book on the premises entered in the description referred to in rule 1 at all times accessible to the officer and ready for his inspection.

7. The brewing book is the property of the Government.8. The brewer must not cancel, obliterate or alter any entry or make an outry which is untrue in any particular.

Mode of working.

9. All worts shall be removed successively and in the customary order of brewing to the underback, coppers, coolers and collecting or fermenting vessels. and shall not be removed from the last-named vessels, until an account shall have been taken by the officer, or until after the expiration of twelve hours from the time at which the worts are collected.

10. All the produce of a brewing must be collected in the collecting or fermenting vessals within twelve hours from the time when the wort shall have.

commenced running into the collecting or fermenting vessel.

11. The total produce of a brewing shall be kept separate from the produce of any other brewing for sixteen heurs, unless an account of such total

produce has been taken by the officer.

12. No produce of any brewing must be mixed with that of any other brewing except in the store vats or casks unless the brewer has given previous notice in writing in the browing book, and specifies in writing the quantity and gravity of the worts when mixed.

Scales and weights.

13. Every brewer must provide and maintain just seales and weights and render assistance to any inspecting officer in taking account.

Wastage.

14. An allowance of ten per cent. shall be made from the monthly total of the charges on account of wastage. . .

Allowance for sour or spoilt beer.

15. Written application must be made to the Collector for an allowance for sour or spoilt beer.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)-contd.

16. There must be satisfactory, evidence to enable the Collector to decide whether the beer can be identified with its proper brewing, subject to the following rules. If he is satisfied or this point he will sanction the destruction of the beer in an officer's presence.

17. The brewer must sign a declaration that the beer was brewed by him and had never left his premises, and that no part of it consists of "bottoms"

or "returns" from vendors or other oustomers.

18. Representative samples must be taken and sent to such faboratory as

the Commissioner may decide upon.

19. The officer must state the means by which he ehecked the bulk quantity, and after samples have been taken as aforesaid he must witness the destruction of the beer and record a note of the fact in the brewing book.

20. On receipt of a satisfactory report from the laboratory, the brewer may

be credited with the proper amount of duty.

Materials.

21. The Commissioner may prohibit the use of any material in the manu-

facture of beer which is, in his opinion, of a deleterious nature.

. 22. The Excise officer or any inspecting officer may take, without payment, for the purpose of analysis, samples of any beer or material used in the manufacture thereof.

Notification No. 709B., dated the 15th February, 1912 (published in the Calcutta Gazette of 1912, Part I, pp. 389 and 416).

In exercise of the power conferred by section 86 of the Bengal Excise Act 1809 (Bengal Act V of 1909), the Board of Revenue directs that the following rule be substituted for rule 24 of the rules published under Notification. No. 5977 B., dated the 27th November, 1909 1, at page 1754 of Part I of the Calcutta Gazette of the 1st December, 1909, namely:

"24. All operations in a distillery, which require the presence of an Excise officer, shall be stopped on Sundays and on such other holidays as may be prescribed by the Commissioner. The distiller shall also so arrange his operations in a distillery that no Excise officer need be on duty for more than eight hours per diem. If it becomes necessary for any Excise officer to remain on duty at any distillery for more than eight hours per diem, or to do any work on behalf of the distiller on a Sunday or on any other holiday prescribed by the Commissioner as aforesaid, overtime fees for such duty or work may be realised from the distiller and paid to such Excise officer under such conditions as may be laid down by the Commissioner."

¹ Printed in the Bengal Excise Manual, 1910, Vol. II, pt 75.

BENGAL ACT V OF 1909 (THE BENGAL EXCISE ACT, 1909)-concid.

Notification No. 772 B., cated the 28th February, 1912 (published in the Calcutta Gazette of 1912, Part I, pp. 415 and 472.

In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), the Board of Revenue make the following amendments in rule 66 of the rules published under Notification No. 5977 B., dated the 27th November, 1909, 1 at page 1754 of Part I of the Calcutta Gazette of the 1st December, 1909 (as subsequently amended by Notification No. 236 B., dated the 16th January, 1911.², published at page *6. I art I of the Calcutta Gazette of the 18th idem, and Notification No. 566 B., dated the 3rd February, 1911, 3 published at page 151, Part I of the Calcutta Gazette of the 8th idem), namely:—

- (a) In clause (2), for the words "Chemical Examiner to Government," and in clause (4), for the words "Chemical Examiner to the Government," substitute the words "Officer in charge of the Control Station, Calcutta Custom House."
- (b) In clauses (5) and (6), for the words "Chemical Examiner" substitute the words "Officer in charge of the said Centrol Station."
- (c) In clause (5), for the words "Chemical Examiner's report," substitute the words "report of the Officer in charge of the said Control Station."

BENGAL ACT V OF 1911 (THE CALCUITA IMPROVEMENT ACT, 1911).

Notification No. 1148 T.-M., dated the 90th October, 1911 (published in the Calcutta Gazette of 1911, Part IB, p. 196).

*In exercise of power conferred by sub-section (2) of section 1 of the Calcutte Improvement Act, 1911 (Ben. Act V of 1911), the Lieutenant-Governor in Council is pleased to direct that the said Act shall come into force on the 2nd January, 1912.

Notification No. 1721 M., dated the 20th December, 1911 (published in the Calcutte Gazette of 1911, Part-IB, p. 242).

In exercise of the power conferred by sub-section (3) of section 1 of the Calcutta Improvement Act, 1911 (Ben. Act. V of 1911), the Lieutenant Governor in Council is pleased to extend section 167 of that Act to the following areas in the neighbourhood of the Calcutta Municipality, namely

(1) the Cossipore-Chitpur Munioinglity;
(3) the South Dum-Dum Munici
pality;

oipality;
(2) the Maniktala Municipality; (4) the South Suburban Municipality and (5) the Tollygunge Municipality.

² Printed in the Bengal Excise Manual, 1910, Vol. If, p. 75.

Printed ante, p. 1689.

Printed ante, p. 1491.

Bengal Act V of 1911 (the Calcutta Improvement Act, 1911)—contd.

Notification No. 879 T.—M., dated the 21st September, 1911 (published in the Calcutta Gazette of 1951, Part IB, p. 173).

In exercise of the power conferred by sub-section (1) of section 81 of the Calcutta Improvement Act, 1911 (Ben. Act. V of 1911), the Lieutenant-General referred is pleased to direct that the rate at which customs duty on jute (except jute referred to in the provise to that sub-section) experted by sea from the Port of Calcutta to any other port, whether beyond or within India, shall be revied and collected, shall be as follows:—

(a) in the case of raw jute (including jute cuttings and rejections), two annas per bale of four hundred pounds, and

(b) in the case of manufactured jute, twelve annas per ton of two thousand two hundred and forty pounds.

Notification No. 1725 M., dated the 20th December, 1911 (published in the Calcutta Gazerte of 1911, p.rt IR, p. 246).

In exercise of the power conferred by section 86 of the Calcutta.Improvement Act, 1911 (Bex. Act V of 1911), the Lieutenant-Governor in Council is pleased to make the following rules for regulating the collection of the terminal tax on passengers imposed by Chapter V of that Act, and the payment thereof to the Board:—

RULES.

• 1. The terminal tax on passengers shall be collected by means of a surcharge on fares by the administration of the railway, or the owner of the inland steam-vessel, by which the passengers are carried.

. 2. The amount of the tax shall be included in the fare shown on the

tickets issued to passengers. ..

. 3. When a half-ticket is issued, the tax shall be realized at half rates.

4. A return ticket shall be regarded as a ticket for two journeys; and the

tax for both journeys shall be added to the cost of the return ticket.

5. Every terminal tax collected in any month shall be paid to the Chairman of the Board by the railway administration or the owner of the steam-vessel (as the case may be) within two months of the expiry of that month, after making such deduction therefrom as the Government of Bengal may approve to meet any expenses incurred in connection with the collection of the tax.

6. With each of such remittances the railway administration shall forward or cause to be forwarded to the Chairman of the Board a statement in Form 1

annexed hereto.

7. The owner of every itland steam-vessel shall prepare and deliver, or cause to be prepared and delivered, to the Chairman of the Board, each quarter, within the time prescribed by sub-section (4) of section 83 of the Calcutta improvement Act; 1911, a return, either in Form 2 or in Form 3 annexed hereto, as may be most convenient, and shall subscribe at the foot of such return a declaration of the truth thereof.

8. On giving twenty-four hours' notice to any railway administration or awner of an inland stam-vessel, the Chairman of the Board may depute a person during office hours to examine the books and returns from which the Statement prescribed in rule 6 or 7 has been compiled, and the said railway

BENGAU ACT V OF 1911 (THE CALCUTTA IMPROVEMENT ACT, 1911)-contd.

administration or owner (as the case may be), shall give facilities to such person to check the figures contained in such Statement:

Provided that the said railway administration or owner shall not be required to preserve any accounts or vouchers for more than one year.

FORM 1.

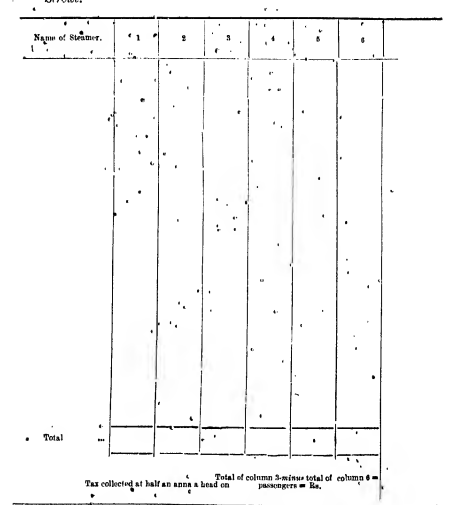
Statement of Passenger Tax payable to the Calcutta Improvement Trust for the month of 19

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the other,	Single.::	Return.	Stogle.	Re'uro.	Sing P.	Return.	Single.	Return.	Single.	Return	Sengle.	Beturn.	Single.	Return.	TOTAL.
Local outward as per passenger classification.			•				•							•	
Deduct—Stations within the S0 miles radius, viz—		•													•
Total deduction			٠					1						•	•
Baimice being local outword			1											•	
Local inward as per register															
Poreign outward															
Powign inward				•				•				• •			$\overline{}$
GBAND TOTAL							•								-
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Inward								1.	•	•		•			
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Net amount payable

Bengal Act V of 1911 (THE CALCUTTA IMPROVEMENT ACT, 1911)—contd.
Form 2.

Service.



NOTE.

Column 1.—Total number of passengers booked from landing places within five miles of Government House?

Column 2.—fotal number of passengers booked to landing places within five miles of Government House.

Column 3.—Total of columns 1 and 2.

Column 4.—Number of passengers in column 1 booked to landing places within 30 miles of Government Column 5.—Number of passengers in column 2 booked from landing places within 30 miles of Government longe.

Column 6.—Total of columns 4 and 5

BENGAL ACT V OF 1911 (THE CALCUTTA IMPROVEMENT ACT, 1911) -contd.

FORM 3.

•			•	
Name of station outside a radius of 30 miles from Government House, Oslenita,	Monthly total of passengers booked to any landing place within five miles from Government House, Calentia.	Monthly total of passengers booked from any landing lases within five reless from Government Hong, Calcutia.	Total.	REMARKS.
1	2	3 .	4	5
	• •		-	•
		•		
•	•			•
GRAND TOTAL:				-
GARAN ZOLEM .	•	i	1	•

Tax collected at half an anna a head on ---- passonger Rs.

Notification No. 1735 M., dated the 23rd December, 1911 (published in the Calcutta Gazette of 1911, Part 1B, p. 250).

In axercise of the power conferred on him by section 86 of the Calcutta Improvement Act, 1911 (Bengal Act V of 1911), the Lieutenant-Governor in Council is pleased, to make the following rules for carrying cut the purposes of section 82 of that Act.

1: The increased duty imposed by section 82 of the Calcutta Improvement Act, 1911, on instruments of sale, gift and usufructuary mortgage, respectively, affecting immoveable property situated in the Calcutta Municipality, shall be paid and recovered in the same way and under the same procedure as the ordinary duty imposed by the Indian Stamp Act, 1899, on such instruments.

ordinary duty imposed by the Indian Stamp Act, 1899, on such instruments.

2. Whenever the said increased duty amounts to a sum which is a multiple of two amas plus a fraction of two amas, the said fraction shall not be odlected, since stamps for use under the Indian Stamp Act, 1899, are not issued for any sum less than two annas

3. (1) Whenever any instrument referred to in rule 1 is presented to any registering officer in Bangal for registration, he must see whether the particulars

BENGAL ACT V of 1911 (THE CALCUTTA IMPROVEMENT ACT, 1911) contd.

referred to in section 27 of the Indian Stamp Act, 1899, are set forth separately in the instrument in respect of-

(a) property situated in the Calcutta Municipality, and

(b) property situated outside the Calcutta Municipality, respectively, as is required by section 82 (2) of the Calcutta Improvement Act,

(c) If the said particulars be not co separately set forth in any such instrument, the said officer must impound it and forward it to the Collector, calling his attention to section 64 of the said Indian Stamp Act, as amended by

section 82 (3) of the said Calcutra Improvement Act. 4. (1) Every registering officer in Bengal who registers any instrument referred to in rule I shall keep an account of the duty paid in respect of each such instrument, showing separately the duty imposed by the Indian Stamp Act,

1899, and the increased duty imposed by the Calcutta Improvement Act, 1911. (2) The said accounts shall be consolidated quarterly under the orders or the Inspector-General of Registration, and each quarterly consolidated account shall be sent by him to the Accountant-General, Bongal, within two months after the close of the quarter.

5. If in any case it be impossible to recover the full duty due on any instrument referred to in rule 1, then no part of the duty realized on such instrument shall be treated in the said accounts, as duty imposed by section 82 of the Calcutta Improvement Act, 1911, unless the sum realized exceeds the duty imposed by the Indian Stamp Act, 1899.

6. The Accountant-General of Bengal shall, within three months after the close of each quarter, pay to the Board of Trustees constituted under the Calcutta Improvement Act, 1911, so much of the duty shown in the said consolidated account as represents the increase imposed by section 82 of that Act.

Notification No. 1724 M, dated the 20th December, 1911 (published in the Calcutty Gazette of 1911, Part IB, p. 243).

In exercise of the power conferred by clause (1) of section 137, of the Calcutta Improvement Act, 1911 (Bengal Act V of 1911), the Lieutenant-Governor in Council is pleased to make the following rules for regulating elections under sub-sections (1), (2) and (3) of section 7 of that Act.

RULES.

Rules for the Election, under sub-section (1) of section 7 of the Calcutta Improvement Act, 1911, of three members of the Corporation to be members of the Board of. Trustees for the Improvement of Calcutta.

1. On or before such date as may be appointed by the Local Government in this behalf, a special meeting of the Commissioners by whom the election is to be made shall be convened by the Chairman of the Corporation for the purpose of the election:

Provided that not less than fifteen clear days before the date fixed for such meeting the Chairman of the Corporation shall send to each Commissioner a written notice informing him of the time and place fixed for suck meeting.

II of 1892.

II of 1899.

BENGAL ACT V OF 1911 (THE CALCUTTA IMPROVEMENT ACT, 1911) -contd.

2. (1) The nomination of candidates for election shall be made by means of a nomination paper, in the form annexed hereto, which shall be supplied by the Chairman of the Corporation to every Commissioner applying for the same.

(2) Each nomination paper shall be subscribed by two Commissioners as

proposer and seconder: provided as follows:-

(i) no Commissiouor shall subscribe more than one nomination paper,

- (ii) except in the case of an election by the Corporation, no Ward Commissioner shall subscribe to the nomination of a Commissioner appointed under sub-section (2) of section 8 of the Calcutta Municipal Act, 1899, and no Commissioner appointed under that sub-section shall subscribe to the nomination of a Ward Commissioner.
- 3 Nomination papers which are not received by the Chairman of the Corporation at least seven clear days before the date fixed for the meeting shall be rejected.

4. (1) If one candidate only is duly nominated, the Chairman of the

Corporation shall forthwith declare such candidate to be elected.

(2) If more candidates than one are duly nominated, the Chairman of the Corporation shall forthwith prepare a list of such candidates, containing their names and addresses, and shall cause such list to be posted in a conspicuous place at his office.

5. (1) At every meeting held for the purposes of an election by the Corporation, the Chairman of the Corporation shall be the Chairman of the meeting.

- (2) In the absence of the Chairman of the Corporation from any such meeting, the Commissioners present at such meeting shall choose one of their number to be the Chairman of the meeting.
- (3) At every meeting held for the purposes of an election by the Ward Commissioners or by the Commissioners appointed under sub-section (2) of section 8 of the Calcutta Municipal Act, 1899, the Commissioners present at the meeting shall choose one of their number to be the Chairman of the meeting.

6. At the meeting at which the election is held the Chairman of the

meeting shall read out the names of all nominated candidates.

. 7. (1) The voting shall be by ballot, and each Commissioner shall have one vote only:

• Provided that no Ward Commissioner shall vote at an election held by the Commissioners appointed under sub-section (2) of section 8 of the Calcutta Municipal Act, 1899, and no Commissioner appointed under that sub-section shall vote at an election held by the Ward Commissioners.

*(2) If at the first ballot any one of the candidates obtains an absolute majority of the votes of the Commissioners present and voting, that candidate shall forthwith be declared by the Chairman of the meeting to be duly elected.

• (3) If at the first ballot none of the candidates obtains an absolute majority
• of the votes of the Commissioners present and voting, the name of the candidate
obtaining the least number of votes at that ballot shall be eliminated, and after
such elimination a fresh ballot shall be taken. This process of elimination shall
be continued until one of the candidates obtains more than half of the votes of
he Commissioners present and voting.

BENGAL ACT V OF 1911 (THE CALCUTTA IMPROVEMENT ACT, 1911)-contd.

(4) Where an equality of votes is found so exist between any of the eardidates, and the addition of one vote would entitle any candidate to be declared elected, or would cause any condidate to be eliminated under sub-rule (8), the determination of the person to whom such additional vote shall be deemed to have been given shall be made by lot to be drawn in the presence of the Chairman of the meeting and in such manner as he may determine.

(5) The candidate obtaining an absolute majority of votes in accordance with sub-rules (3) and (4) shall be declared by the Chairman of the meeting to he duly elected.

8. Any of the functions assigned to the Chairman of the Corporation under these rules may be delegated by him to the Vice-Chairman or the Deputy Chairman.

Form of Nomination Paper for an Election by-

(a) the Corporation,

(b) the Ward Commissioners,

(c) the Commissioners appointed under sub section (2) of section 8 of the Calcutta Municipal Act, 1899.

(See Rule 2.)

- 1. Name of caudidate.
- 2. Father's name.
- 3. Ago.
- Address
- 5. Signature of proposer.
- Signature of seconder.

Instructions.

I. Nomination papers which are not received by the Chairman of the Corporation before the day of shall be rejected.

II. Strike out (b) and (c) when the nomination is for election by the Corporation; (a) and (c) when the nomination is for election by the Ward Commissioners; and (a) and (b) when the nomination is for election by the Commissioners referred to in (c).

Rules for the Election, under sub-section (2) of section 7 of the Calcutta Improvement Act, 1911, of a member of the Bengal Chamber of Commerce to be a member of the Board of Trustees for the Improvement of Calcutta.

- 1. In these rules, "member of the Chamber" means a person who-
 - (a) is a permanent member of the Bengal Chamber of Commerce, or .
 - (b) is entitled to exercise the rights and privileges of permaneut membership of the said Chamber on behalf, and in the name, of any firm or Joint-Stook Company or other Corporation,

and who has a place of residence in India.

BENGAL ACT V OF 1911 (THE UALQUITA IMPROVEMENT ACT, 1911) -contd.

- 2. (1) On or before such date as may be appointed by the Local Government in this behalf, the Secretary to the Chamber (heroinafter referred to as "the Secretary") shall, under the direction of the President, send to each member of the Chamber a voting card, which shall be numbered and signed by the Secretary.
- (2) Any voting card which is not duly numbered and signed by the Secretary shall be invalid.
 - 3. (1) Each member of the Chamber shall have one wete only.
- (2) Every member desirous of voting at the election shall, record, his votion on his voting card and sign it, and shall return the eard to the Secretary within seven days from the date on which it was issued.
- (3) Any voting card which is not returned to the Secretary within, the said period of seven days shall be rejected.
- 4. On the return of the voting eards to the Secretary, they shall be examined by two members of the Chamber, who shall be appointed by the Committee of the Chamber to act as Scrutineers.
- 5. (1) The Scrutineers shall report the result of their examination of the voting cards to the Scoretary.
- (2) The candidate who has obtained a majority of votes shall be deemed to be elected, and the report of the Scrutineers shall be conclusive evidence of his election.
- . (3) If the voting has resulted in a tie between two or more candidates, lets shall be drawn, in the presence of the Scrutineers and in such manner as the President of the Chamber may prescribe, to determine which candidate shall be deemed to be elected.
- Rules for the Election, under sub-section (3) of section 7 of the Calcutta Improvement Act, 1911, of a member of the Bengal National Chamber of Commerce to be a member of the Board of Trustees for the Improvement of Cakutta.
- 1.º On or before such date as may be appointed by the Lecal Gevernment in this behalf, a special meeting of the Bengal National Chamber of Commerce shall be convened by the Honorary Secretary to the Chamber (hereinafter referred to as "the Secretary") for the purpose of the election:

Provided that not less than fifteen clear days before the date fixed for such meeting the Secretary shall send to each member a written notice informing him of the time and place fixed for such meeting.

2. (1) The nomination of candidates for election shall be made by means of a nomination paper, in the form annexed hereto, which shall be supplied by the Secretary to every member of the Chamber, applying for the same.

BENGAL ACT V OF 1911 (THE CALCUTTA IMPROVEMENT ACT, 1911)-contd.

(2) Each nomination paper shall be subscribed by two members of the Chamber as proposer and seconder:

Provided that no member shall subscribe more than one nomination paper.

- 3. Nomination papers which are not received by the Secretary at least seven clear days before the date fixed for the meeting shall be rejected.
- 4. (1) If one candidate only is duly nominated, the President of the Chamber shall forthwith declare such candidate to be elected.
- (2) If more candidates than one are daily nominated, the Secretary shall forthwith prepare a list of such candidates, containing their names and addressed and shall cause such list to be posted in a conspicuous place at his office.
- 5. At every meeting held for the purposes of an election by the Bengal National Chamber of Commerce, the Chairman shall be—
 - (a) the President of the Chamber, if present, or
 - (b) if the President be absent, any Vice-President who is present: provided that, if more than or e Vice-President be present, then the Chairman shall be the Vice-President present, who has held office as such for the longest period, or, if more than one Vice-President of equal official seniority be present, then the ellest of them, or
 - (c) if the President and the Vice-Presidents be all absent, then a member to be chosen by the members who are present.
- 6. At the meeting at which the election is held the Chairman of the meeting shall read out the names of all nominated candidates.
- 7. (1) The voting shall be by ballot, and each member shall have one vote only.
- (2) If at the first bullot any one of the candidates obtains an absolute majority of the votes of the members present and voting, that candidate shall forthwith be declared by the Chairman of the meeting to be duly elected.
- (5) If at the first badet none of the candidates obtains an absolute majority of the votes of the members present and voting, the name of the candidate obtaining the least number of votes at that ballet shall be eliminated, and after such elimination a fresh, ballet shall be taken. This process of elimination shall be continued until one of the candidates obtains more than half of the votes of the members present and voting.
- (4) Where an equality of votes is found to exist between any of the candidates, and the addition of one vote would of title ray cardidate to be declared elected, or would cause any candidate to be eliminated under sub-rule (3), the determination of the person to whom such additional vote shall be desired to have beer given shall be made by lot to be drawn in the presence of the Chairman of the meeting and in such manner as he may determine.
- (5) The candidate obtaining an absolute majority of votes in accordance with sub-rules (3) and (4) shall be declared by the Chairman of the meeting to be duly elected.

BENGAL ACT V OF 1911 (THE CALCUTTA IMPROVEMENT ACT, 1911) - conold.

Form of Namination Paper for an Election by the Bengal National Chamber of Commerce. (See Rule 2)

- 1. Name of candidate.
- 2. Father's name.
- 3. Age.
- 4. Address.
- 5. Signature of proposer
- 6. Signature of seconder.

Instructions.

Nomination papers which are not received by the Chairman before the day of 19 shall be rejected.

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